No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Oscar Criksen	Name Othel Edna Olsen
Age, 22 Color, White	Age, 20 Color, White
Residence, Chelmafors	Residence, 121 Blossom St. Lowell Mas
Occupation, Lainter	Occupation, at Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Chelmsford	Birthplace, Lowell Mass
Name of father, Oliver Griksen	Name of father, Clay Olsen
Maiden name of mother, Mina Peterson	Maiden name of Mugusta Lindsoth
The intention of marriage by the parties abo	we named was duly entered by me in the records
of the Jown of Ch	elmsford according to law, this
27th day of Decem	ber 1915.
O day of	
Issued, Jan 1 1916.	dward f. Pobbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
owell thas on the 19	day of accord 1916.
P	a. PE. Harsgren
Name, (C	n.
Official station,	rowell Mass.
Residence,	I Meadowarft Hreef,
	0

CERTIF OF THE N		CERTIFICATE OF THE MARRIA
--------------------	--	---------------------------

田田

AND
at
Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.] clerk or registrar who receives them.

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

RI		
	и.	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.

BRIDE.

Name Burton C. Stites	Name (If a widow or privorced, maiden name also to be given.)
Age, 23 Color, White	Age, 20 Color, White
Residence, Lowell Mars	Residence, 700. Chelmsford
Occupation, Clerk	Occupation, Clerk
What marriage, [1st, 2d, 3d, etc.]	What marriage, /st (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass	Birthplace, 725 Chelmsford
Name of father, Luther G. Stites	Name of father, George & Smith
Maiden name Susan M. Chandler of mother,	Maiden name of mother,
TERRESONAL PROPERTY	
The intention of marriage by the parties abo	we named was duly entered by me in the records
of the John of 6	helmsford according to law, this
26th day of Janua	1916.
6	of Poll, and
Issued, 1916.	awara for our Cierk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
of all and 2nd	day of Telinary 1916.
,	
Name, Ax	Keel Dilts.
Official station	Minister of the Fospel.
Residence, 5	3 Warnick St. Lowell Man
	tween the first and tenth days of the month

	H	2
	A	2
	9	4
	CERTIFICATE	MARRI
1		
•••••••••••••••••••••••••••••••••••••••	K	OF THE
	田	7
	O	-
		(T
		C
-		

Z

OF

at bate. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance nerewith. [Section 24.]

N	0				u				

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name William Warley	Name Mary S. Scott (If a widow or divorced, maiden name also to be given.)
Age, 40 Color, White	Age, 37 Color, White
Residence, 200 Chelmsford	Residence, 26 Osgard St. Lowell mass.
Occupation, Granite Cutter	Occupation, at Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, Second (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, 21 idow
Birthplace, Concord N. H.	Birthplace, Scotland
Name of father, George H. Tharley	Name of father, William Fright
Maiden name } Charlotte Ride	Maiden name of mother, Cane
	eve named was duly entered by me in the records
of the Town of	helms for according to law, this
Twilfth day of telorica	zuj 1916.
Issued, Fieb. 17 1916.	duaid J. Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ined the above named persons in marriage, at
	day of telenusing 1916.
	Mbania
Name,	211 1 -1 9.16.1
Official station.	De sante of the Defort
Residence,	Delson to the hawell

***************************************	CERTIFICATE	OF THE MARRIAGE
		0

OF

	191
AND	
	ateiled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemparties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

1	1	-
	U	0

No ...

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Jens O. Jensen	Name Inga Duklal
Age, 33 Color, White	Age, Color, Color,
Residence, Chelmsford Mass,	Residence, Chemisford Mase,
Occupation, Carpenter	Occupation, Alsemaker
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lemmanh	Birthplace, Roswarf
Name of father, Letter Jensen	Name of father, Bertinus Duklat
Maiden name of mother, Lene Olsen	Maiden name of mother,
The intention of marriage by the parties about of the law of the l	ove named was duly entered by me in the records according to law, this and 1916. Idward Robbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at day of March 1916.
Name, Sch	In alcobondon
Official station,	m 1- a C
Residence,	Chalen ADU-1
residence,	

E IAGE			191	101
CERTIFICATE THE MARRIAGE	AND			
Me. CHO		at	Date	This

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith, [Section 24.]

106

No	5			

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Odsward Mardin	Name Oleanor II. Delwey (If a widow or divorced, maiden name also to be given.)
Age, 2/ Color, White	Age, Color, Sune
Residence, No. Chelmsford	Residence, Dracut mase
Occupation, Mill-operation	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Tronsocket R. J	Birthplace, Lowell Mass.
Name of father, Lowis Mardin	Name of father, William & Deeney
Maiden name of mother, I Julia Imginesey	Maiden name Margaret Bowen
The intention of marriage by the parties she	ove named was duly entered by me in the records
of the Cours of Chel	according to law, this
South day of Marc	h 1916.
Issued. March 12 1916.	Edward J. Robbins Clerk.
	g Clergyman or Magistrate.
hereby certify that I jo	ined the above named persons in marriage, at
No. Chelingford on the 15	day of March 1916
Name,	Franklinkt Reeves
Official station	Vana
	No Chelmon & Man
Residence,	

\GE			191	191
IFICATE MARRIAGE				ili ye
	АМЪ			774
CERTIFICATE THE MARRIA				
OF				
No.		at	Date.	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No		 	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name James H. Rolan	Name (If a widow or divorced, maiden name also to be given.)
Age, 2/ Color, White	Age, 20 Color, Flite
Residence, Mngebow	Residence, 20. Chelmsford
Occupation, Box maker	Occupation, Spooles
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Boston Mass.	Birthplace, Hill Michael
Name of father, James & Molan	Name of father, hanh oglin
Maiden name of mother, & Catherine Davis	Maiden name of mother, Lizzie Shepherd.
	1
The intention of marriage by the parties abo	ove named was duly entered by me in the records
of the Jann of	helmsone according to law, this
touth day of April	1916.
Issued, Opril 10 1916.	Edward & Rolbing Clerk.
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
No. Chelingford on the 12	
Name,	(Vera
Official station	, N BOO A
Residence,	110. Cholingtorg

CERTIFICATE	OF THE MARRIAGI
 0	

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. NameHarold Frederick Messil	Name Oliza Ruth Oldams (If a wide w or divorced, maiden name also to be given.)
Age, 28 Color, White	(If a wide or divorced, maiden name also to be given.) Age, Color, White
Residence, Ohelmeford	Residence, Chelmsford
Occupation, Butcher	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, ————————————————————————————————————
If a widower or divorced,	If a widow or divorced,
Birthplace, Chelmeford	Birthplace, Lowell Mass
Name of father, Frederich Fr. Merrill	Name of father, Alexander Adams
Maiden name of mother, Clasa W. Crooker	Maiden name Rachel Hunter
The intention of marriage by the parties abo	ve named was duly entered by me in the records
of the Cown of Che	Imeford according to law, this
Eleventh day of apr	1916.
Issued, Ofiril 17 1916.	dward Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Lowell on the 19	day of Ofonil 1916.
Name, June	Il Crais
	Musister of the Gasfael
4	o, india
Residence,J	on our purity

CERTIFICATE	OF THE MARRIA
CERTIFICA	THE

OF

AND

Date...

at

Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

191

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreclerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. | Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name James J. Sarage	Name Mary E. Hlynn
Age, 38 Color, White	(If a widow or differed, maiden name also to be given.) Age,
Residence, Hest Chelmsford	Residence, Westford Mass
Occupation, Fasmer	Occupation, Ot Home
What marriage, [1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Festford Mass.	Birthplace, Lowell Mass.
Name of father, Gatrick Savage	Name of father, John Hlynn
Maiden name of mother, Catherine M. Holey	Maiden name of mother, Sellen Dogan
	1 0 - 00
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at
ho, Chelinsford on the 30 th	day of <i>Yzil</i> 1916.
	T. Schofield
Name,	
Official station,	Treet -
Residence,	Priést ho, Chelmsford, Truss
This certificate, properly attested, must, bet	ween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

. 191 161 THE MARRIAGE Filed Date..

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24]

116

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Frank McCluskey	BRIDE. Name Olizal th Dunnigan (If a widow/or divorced, maiden name also to be given.)
Age, 36 Color, White	Age,
Residence, North Chelmsford	Residence, North Chekustord
Occupation, Fireman	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Meland	Birthplace, North Chelinsford
Name of father, Latrick McCluskey	Name of father, # sank Dunnigar
Maiden name of mother, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Maiden name Mary McCarel
The intention of marriage by the parties about of the Course of the Color of the Co	ove named was duly entered by me in the records Luford according to law, this 1916. Manual Robbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	day of hay 1916
Official station,	
Residence,	ro, Chelmsford

CERTIFICATE
OF THE MARRIAGE

	504
	3 2.
	1 62
	1
	· ,
X	_ V
6 4	Pi
4C.	(T)
	7)

OF

AND

in the second se

Date. 191 .

Filed 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominagation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

1	7	1	
			/

No.....

GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.

Name Osdras Desbins	Name Olice (Robis hand Serr zne (If a widow or divorced, maiden name also to be given.)
Age, 40 Color, White	Age, Color, Color,
Residence, No. Chelmsford	Residence, 720. Chelmofred
Occupation, Research	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, Widow
Birthplace, Oanada	Birthplace, loanada
Name of father, athl Desbiens	Name of father,
Maiden name of mother, Mary Bouchard	Maiden name } of mother,
<u> </u>	
Issued, Cifril 14 1916.	divised for Killing Clerk.
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
heliusford Masson the	day of May 1916.
	11 P Mar N
/ Name,	Jerry 9 - Record
Official station	, Clergyman
Residence, Le	helms/ble mass
This certificate, properly attested, must, be	tween the first and tenth days of the month

If copies are made, all dates and signatures should be included.

CERTI	CH THE MAKKING
-------	----------------

OF

at Date......191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT. WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Staller to Clough	Name Sourced, maiden name also to be given.)
Age, 22 Color, White	Age, 2 / Color, White
Residence, 84 Bridge St. Lowel Muss	Residence, Chelmsford
Occupation, DENIAL Mehanic	Occupation, Oluk
What marriage, furst (1st, 2d, 3d, etc.)	What marriage, # ust (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Louel Mase	Birthplace, Burlington Maine
Name of father Harren V. Clough	Name of father, Frank N. Bowers
Maiden name Mary 8. Isott	Maiden name of mother, Salith M. Basky
The intention of marriage by the parties abo	ve named was duly entered by me in the records
of the Cours of Che	elinsford according to law, this
7. 1	1916.
Issued, May 6, 1916.	6
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Chelmsfood on the 7th	day of May 1916.
Name,	de allobonson
Official station,	Minister of Gospel
Residence,	Chelmaford Mass

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.] English language. | Section 30.

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24]

113

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Age, 28 Color, White S33 middles St Residence, Lowell mass Occupation, Javing Cutter What marriage, first (1st, 2d, 3d, etc.) If a widower or divorced, Birthplace, Loweden Maiden name matilda Hokeanson of mother,	Name Selma Enginear Svensor (If a widow or divorced, maiden name also to be given.) Age, 23 Color, White Residence, 25 Chelmsford Occupation, At Form What marriage, first (1st, 2d, 3d, etc.) If a widow or divorced, Birthplace, Sur Eden Name of father, August Svenson Maiden name of Maiden name of Maiden Colson
The intention of marriage by the parties about of the Town of the day of May Issued, May 20, 1916:	1916.
Certificate of the Officiating	g Clergyman or Magistrate.
Name, Red	
This certificate, properly attested, must, bet	ween the first and tenth days of the month

CERTIFICATE	F THE MARRIAGE
	OFF

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemclerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

114

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name Richard a. Molloy	BRIDE. Name May & McCoy
Age, 23 Color, White	(If a widow or divorced, maiden name also to be given.) Age, 23 Color, Thite
Residence, Lowell mass	Residence, 20. Chelmsford
Occupation, Machinist	Occupation, at Home
What marriage, # crst (1st, 2d, 3d, etc.)	What marriage, first (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Nakefield Mass	Birthplace, 20 6 helmsford
Name of father, Hilliam Molloy	Name of father, James McCoy
Maiden name of mother, Mary Carroll	Name of father, James McCoy Maiden name of mother, fatherine fay
	77
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at day of May 1916.
Name,	who 6. 1. 5 Chofield
Official station,	Priest
Residence,	no. Chelmeford man

William . In ele	Cotton Shal				
	CERTIFICATE OF THE MARRIAGE	OF	AND	• 161	• 161

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Filed

Date

at ...

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.] The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Potert D. Pussell	Name Ilva M. Ricknell (If a widow or divorced, maiden name also to be given.)
Age, 28 Color, Thite	Age, 20 Color, White
Residence, Chelmeford Mass.	Residence, Frestford Mass.
Occupation, Sawyer	Occupation, at Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, fixed (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Chelmsford	Birthplace, Heatford Miss
Name of father, Odward IV. Jussell	Name of father, Charles Ricknell
Maiden name of mother, Mary D. Shaulding	Maiden name of mother,
	α
U	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
West ford on the 29	day of thay 191 6
Name,	Dovid Wallace
This certificate, properly attested, must, bet	ween the first and tenth days of the month

	CERTIFICATE	OF THE MARRIAGI
•••••••••••••••••••••••••••••••••••••••	CER	OF THI

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congrereceived a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

//6

COPY OF CERTIFICATE OF INTENTION OF MARRIAGE.

This form is for the use of the person officiating when the parties to the marriage are not residents of the city or town in which the marriage is solemnized, and is to be filled out, properly attested and returned, to the registrar or clerk of the city or town in which the marriage took place, on or before the tenth day of the month next following. (See law on back of this blank.)

No. 369

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

ILLEGAL ALTERATIONS OR ERASURES ARE PROHIBITED.

Grann.	Bride.
Tame, John Herbert Bartlett	Name, Mina W. Chase
age, 2.7 Color,	(If a widow or divorced, maiden name also to be given.) Age, Color,
desidence, 82 Elm St, Sowell	Residence, 12 Howard St Former
occupation, U.S. Cartridge Co	_ 11
	Occupation, at Horse
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
f a widower or divorced,	If a widow or divorced
Birthplace, Sorvell, Mass	Birthplace, Tyngsboro Mas
Tame of father, Herbert J. Bartlett	Birthplace, Jugaboro Mass. Name of father, Byrow Chase
faiden name of mother, Sadie M. Ham	Maiden name of mother, I Della Sargen
day of way (Signed)	Stephen Flynn - City Clerk.
Certificate	of Marriage.
To the Town Clerk of Chelin	Lord
[City or Town.]	rue copy of the Certificate of Intention of Marriage
	Stephen Frynn, City Clerk
	t the parties named therein were joined in marriage
	25 tay of May 1916
by me, at / this	
Signatu	nce, No. Chelingson

ALL DATES AND SIGNATURES TO BE INCLUDED.

	CERTIFIC
	CF
	OPV
.0	C

MARRIAGE

THE

Date... Filed at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly allos such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has

for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke

[Section 31.] such designation.

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest", or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or

117

No.

dill. GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.

Name Mann Muy	(If a widow or divorced, maiden name also to be given.)
Age, 60 Color, White	Age, 50 Color, White
Residence, north Chelmsford mass	Residence, North Chelmiford Mass
Occupation, Willwright	Occupation, at Home
c 1	2
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, Widown	If a widow or divorced, Divorced
Birthplace, Lancaster M. 74.	Birthplace, Mashua 77, 74.
Name of father, Ossia B. Ball	Name of father, John Dunchlee
Maiden name Sarah Norton	Maiden name 1 Colla Colla Kanai
of mother,	of mother, }
Issued, June / 1916.	Edward J. Robbins Clerk.
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	pined the above named persons in marriage, at
Chelmsford on the Fire	et day of June 1916.
·+ - 1/1-	
ristina a Poblins Name, Con	mara Coffing
L O Official station	, som Clerk & Justice of the Seace
ry lo lead Residence, Residence, Residence	Shelmsad Mass
/ Incordence;	
This certificate, properly attested, must, be	etween the first and tenth days of the month
following, be returned to the cler	k or registrar who issued the same.

CERTIFICATE OF THE MARRIAGE	AND	,
-----------------------------	-----	---

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

...191

Filed

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination. Who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemclerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

STATE OF NEW HAMPSHIRE.

HILLSBOROUGH, SS.

To all People to Mhom these Presents shall come:

KNOW YE, that at the Superior Court holden at Manchester in said county, on the first
Tuesday of May, Anno Domini 1916
In the matter of a libel for divorce
In the matter of a libel for divorce. N. M. J.
of
${\it I}$
,
It was ordered, adjudged, and decreed by the court that the said
them be dissolved, and the marriage contract annulled.



(401 b)

In testimony whereof I have hereunto set my hand and affixed the
seal of said court at Nashua, in said county of Hillsborough, on
the
Anno Domini 1916
the

No. 7.08....

CENTIFICATE OF DIVORCE

May Term, 1916

No	·	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

ROOM. Name Paul Austin Scribner	BRIDE. Name Susie May Cambridge
Age, 25 Color, White	(If a widow or divorced, mattern name also to be given.) Age,
Residence, 20 Chelmsford	Residence, 309 Inst Jone St. Lowell mass
Occupation, Clerk	Occupation, at Home
What marriage, first (1st, 2d, 3d, etc.)	What marriage, #irst (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, No Chelmsford	Birthplace, Lowell Mass
Name of father, Charles & Scribner	Name of father, Herd & Cambridge
Maiden name of mother, Bertha 6. Blance	Maiden name } Nettie a. Blaisdell
The intention of marriage by the parties abo	ve named was duly entered by me in the records
	elmsford according to law, this
27th day of May	~
Issued, June / 1916.	
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Trovell on the Guy	to day of fine 1916
Name, Rame	ubour a Parene
Official station,	Celesannian
Residence, 6/3	Fallschay Medland Muss
	woon the first and tenth and the
This certificate, properly attested, must, bet	ween the first and tenth days of the month

CERTIFICATE OF THE MARRIA

AND

Date

Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24]

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.		
Name John W. Potter	Name Hora B. Knok (If a widow or divorced, maiden name also to be given.)		
Age, 32 Color, White	Age, 29 Color, White		
Residence, 20. Chelmsford	Residence, No, Chelmsford		
Occupation, Machinist	Occupation, wister		
What marriage, first (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, Tyngsboro Mass	Birthplace, Histford		
Name of father, Charles Gotter	Name of father, James Know		
Maiden name of mother, Lavina Roberts	Maiden name of mother, Annie mc hangeton		
The intention of marriage by the parties above named was duly entered by me in the records of the law of Chelmsford according to law, this 27th. day of 1916. Issued, June / 1916. Clerk.			
Certificate of the Officiating Clergyman or Magistrate.			
I hereby certify that I joined the above named persons in marriage, at			
well thas on the 14th day of lune 1916.			
Name, Nathaniel M. Matthewy			
Ministration of the state of the			
Official station, Muster July 2005ec			
Residence, 15	Elleworner Javell, Mass		
This certificate, properly attested, must, between the first and tenth days of the month			

CERTIFICATE	F THE MARRIAGE	AND	191	191
No. (OF		 Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24]

120

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

	•
GROOM.	BRIDE.
Name Inomas a Mann	Name Latitia M. Morning (If a widow or divorced, maiden name also to be given.)
Age, 2/ Color, thite	Age, S Color, White
Residence, 225 Halker St Lowell Mass	Residence, 20. Chelmsford
Occupation, Clerk	Occupation, Will-operative
What marriage, first (1st, 2d, 3d, etc.)	
	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Longle Mass.	Birthplace, 20. Ohelmsford
Name of father, John Mann	Name of father, nattheir morning
Maiden name of mother, Clen Mardle	Maiden name margaret Diston
	3
The intention of marriage by the parties abo	ve named was duly entered by me in the records
	according to law, this
26th day of may	
\mathcal{T}_{ℓ}	7
Issued, May 31, 1916.	duard f. Styling Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Forrale on the 18	
Name,	isnothy Fallahan
Official station,	loletgyman
Residence	282 Sallack St Jones
20002404009	

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance nerewith. [Section 24.1]

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM	M.	BRIDE.
Name Ernest LEC	ment	foll ()
9 /	VIII	Name Clandra Rondette (If a widow or divorced, maiden name also to be given.)
Age, 26 Color,	, White	Age, 22 Color, White
Residence, No. Che	lustoid	Residence, Dr. Chemsford
Occupation, mill- o	for a fin-	70 :00 6 4
$\overline{\gamma}$./	/	O compression, and a second se
What marriage,), Z (tc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,		If a widow or divorced,
Birthplace, Lana	da	<i>O</i>
	, P	- (/ /) /
Name of father, Jacob	2 LECOURD	Name of father, allegander Bonds
Maiden name Lea of mother,	Loodson	Maiden name oligabeth Degenie
of the Conv	ℓ . 0	ove named was duly entered by me in the recording to law, the
of the Connada	of Ch	elnefold according to law, the
of the journal day	of Ch y of Jane 2 1916.	elnefold according to law, the
of the journal day Issued, June 12 Certificate of the series of the se	of Chey of James 1916.	elnefold according to law, the
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin	according to law, the showing to law, the shows named persons in marriage,
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin	according to law, the stand of Rolling Clergyman or Magistrate.
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin	according to law, the showing to law, the shows named persons in marriage,
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin certify that I jo	according to law, the solution of the above named persons in marriage, day of the law of the solution of the law of the l
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin certify that I jo Name, Official station	according to law, the solution of the above named persons in marriage, day of the law of the solution of the law of the l
of the journal day Issued, June 12 Certificate of the day I hereby	the Officiatin certify that I jo	according to law, the solution of the above named persons in marriage, day of the law of the solution of the law of the l

	CERTIFICATE	OF THE MARRIAGE
0		\circ

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. | Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.	
Name Odssard Raymond Jones	Name Mildred Gladye Halker	
Age, 24 Color, White	(If a widow or divorced, maiden name also to be given.) Age, Color,	
Residence, Rumford no	Residence, Chelmsford mass	
Occupation, Clectrician	Occupation, Murse	
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)	
If a widower or divorced,	If a widow or divorced,	
Birthplace, Nova Scotia	Birthplace, Noval Scotia	
Name of father, Charles Jones	Name of father, Javes Walker	
Maiden name } Elizabeth Willberry	Maiden name Clara Downley of mother,	
The intention of marriage by the parties abo	ve named was duly entered by me in the records	
_ P 1	elmeford according to law, this	
. ()		
12th, day of June		
Issued, 191 .	Sward J. Robbing Clerk.	
Certificate of the Officiating Clergyman or Magistrate.		
	ned the above named persons in marriage, at	
	St- day of June 1916.	
Name. C	harles It. Ellis	
000 11 11	"Dinner to softle les bal"	
Official station,	"minister of the Gospel" helms ford, mass;	
Residence,	helius ford, mass,	

	T	
	CZ	
:	Œ	
	RT	
No.	CERTIFICAT	
9		(
2		

	:			
AND			ate191	iled191
		حد	್ಷಣೆ	iii

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

Groom. Arthur Wood		
BrideTalkilli	Constantino.	
Residence of Groom	.Ancloriori <mark>o.N</mark> ais,	
" Bride	Londll, Mass.	•••••
Age of Groom	26 1	*****
ff Bride	23	•••••
Color of Groom	W 1	•••••
" Bride	*	
	W111 Onca	•••••
" Eride	Will Onr.	•••••
Birthplace of Groom	lorell,Nees.	• · • • •
" Bride	Lo ell, Mass.	•••••
No. of Marriage of Groo	nn. 108	*****
" Brid	le	•••••
Groom Widowed or Divorced		
Bride " " "	· ·	•••••
Intention Filed. June 16, 1916		
By whom Married	cthur . Cyr	•••••
Residence	Marihan . N Ily	••••
Official Station*	Justice of the R	enge.
	June 14, 1916	
Place		
*Clergyman or Justice of the Peace.		

	CERTIFICATE	OF THE MARRIAGE
0.		0

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM,	BRIDE.
Name Fritz H. Planson	Name Josh G. Saugnon (If a widow or divorced, maiden name also to be given.)
Age, 24 T Color, White	Age, 22 Color, White
Residence, Chelmsford	Residence, Chelmsford
Occupation, Machinest	Occupation, at Home
What marriage, first (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell	Birthplace, Douglasburg Sulbre
Name of father, Henry Garson	Name of father, Emile & Paignon
Maiden name of mother, \ Mathilda & Johnson	Maiden name of mother,
	V
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
Chelms ford on the 24t	h day of June 1916.
Name. 67	iarles H. Ellis
Official station,	"minister of the Gospel" helms ford, mass,
Residence, 6	helmsford, mass,
with the supposed to the standard second by	husen the first and tenth days of the month

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

F

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination. Who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE,
Name Robert Hade Barris	Name X Maia Helen Shedd (If a widow or divorced, maiden name also to be given.)
Age, 26 Color, White	Age, 24 Color, White
Residence, East Chelmsford	Residence, Gast Chelmsford
Occupation, Carpenter	Occupation, At Horse
What marriage, (1st, 2d, 3d, etc.)	What marriage, #irst (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass.	Birthplace, Chefmsford Mase
Name of father, Rotest Bassis	Name of father, Alliam M. Shedd
Maiden name of mother, Martha Kennedy	Maiden name Canna 9 Carleton
The intention of marriage by the parties abo	eve named was duly entered by me in the records
of the Covy of	helmsford according to law, this
Seventeenth day of June	1916.
Issued, Inne 22 1916.	Swarf J. Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Lowell on the twenty f	ourth day of June 1916.
Name, Per) Raymond G (Capp
Official station,	menister I the Gospel
	66 Hanks St., Lowell

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant elerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No	٠	 	 		

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name arthur 7. Sheldon	Name Florence M. Queen	
Age, 29 Color, White	(If a widow or divorced, maiden name also to be given.) Age,	
Residence, North Chelmisford	Residence, North Chelmsford	
Occupation, Pattern Maker	Occupation, Box maker	
What marriage, fist, 2d, 3d, etc.)	What marriage, hirst (1st, 2d, 3d, etc.)	
If a widower or divorced,	If a widow or divorced,	
Birthplace, Jaunton Mass	Birthplace, No. Chelmsford	
Name of father, Charles 74. Sheldon	Name of father Myron a Success	
Maiden name of mother, Amanda 6. Johnson	Maiden name of mother, Selia B. Merrell	
The intention of marriage by the parties about of the Journ of Chelles day of James 26 1916.	1916. 7 P. C. C.	
Certificate of the Officiating Clergyman or Magistrate.		
1 8 8 8 8 8 8 8	day of 191/6	
Name,	Alexander of the	
Official station,		
Residence,		
This certificate, properly attested, must, bet	ween the first and tenth days of the month	

CERTI	OF THE MAKKIAGE
-------	-----------------

	191	101
AND		
₹		
	e e	ed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

E

Da

at

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the Section 30.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance

The Commonwealth of Massachusetts

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM	BRIDE.
Name Fatrick . Hymn	Name Mary a Savage
Age, 30 Color, White	(If a widow or divorced, maiden name also to be given.) Age,
Residence, Chelmford	Residence, Chelmsford
Occupation, Llamster	Occupation, Book- Reefer
What marriage, first (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lacut mass	Birthplace, Lowell Mass
Name of father, Patrick + Synn	Name of father, Latrick Savage
Maiden name of mother, Margaret Hayden	Maiden name of mother, Catherine toley
Certificate of the Officiating	g Clergyman or Magistrate.
hor Chelineford on the 90°.	hed the above named persons in marriage, at day of June 1916.
Name,	T, Schofeeld
Official station,	Fresk
	o. Chelinford
This certificate, properly attested, must, bet	ween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

Min E. Alm Heller 9. Am		
CERTIFICATE OF THE MARRIAGE	AND	ate

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has English language. | Section 30. |

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.] clerk or registrar who receives them.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CROOM

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

	Live to the		
vame Samuel F. Gray	Name (If a widow or divorced, maiden name also to be given.)		
Age, 52 Color, White	Age, 44 Color, White		
Residence, Baltimore Ind	Residence, Chelmeford Mass		
Occupation, Electrician	Occupation, Ot Thomas		
What marriage, first (1st, 2d, 3d, etc.)	What marriage, fist, 2d, 3d, etc.)		
f a widower or divorced,	If a widow or divorced,		
Birthplace, Baltimore Mid	Birthplace, Monson maine		
Name of father, James Gray	Name of father, Henry Ht. Cartes		
Maiden name Onn Henderson	Maiden name Maria C. Mathews		
	ove named was duly entered by me in the records Left for according to law, this 1916. Clerk.		
Certificate of the Officiating Clergyman or Magistrate.			
I hereby certify that I join	ined the above named persons in marriage, at		
Chelms for L on the 20"	day of Jul, 1916.		
9	Planton Son Son		
Name,	200 ' 12 O 11		
Official station,	, 11 misles 9 bosfel		
Residence,	Chelmafood Miss		
	tween the first and tenth days of the month		

following, be returned to the clerk or registrar who issued the same.

CERTI	OF THE MARRIAGE
-------	-----------------

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

124

No

GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.

Name Joseph K. Daretow	Name Horence		
Age, 23 Color, White	Age, 33 Color, Thite		
Residence, So Chelmsford Mase	Residence, So Chelmsford mass		
Occupation, Locomotive Engineer	Occupation, At Home		
What marriage, (1st, 2d, 3d, etc.)	What marriage, #ist, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, No. Harwich Mass	Birthplace, Octon Mass		
Name of father, Joseph H. Barston	Name of father, Leonge H. Smith		
Maiden name of mother, Significant Maiden name	Maiden name } Cora & Dour		
The intention of marriage by the parties above named was duly entered by me in the records			
of the Cours of Chelmsford according to law, this			
24th day of July 1916.			
Issued, July 29 1916. Edward Cobbins Clerk.			
Certificate of the Officiating Clergyman or Magistrate.			
	ned the above named persons in marriage, at		
Chelmsford on the lift	day of August 1916.		
U			
Name, 70 / 2	arlis Hi Ellis;		
Official station,	"Minister of the Gospel"		
Residence, C	helms ford, mass,		
This certificate, properly attested, must, between the first and tenth days of the month			

following, be returned to the clerk or registrar who issued the same.

	CERTIFICA
	C
•	

N

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language, [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

The Commonwealth of Massachusetts

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Joseph Wap Meon Musice	Name Main January Michael (If a widow or divorced, maiden name also to be given.)
Age, 26 Color, White	Age,
Residence, Lawrence Mass,	Residence, East Chileus Fres
Occupation, Will Freative	Occupation, The House
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Cauada PV	Birthplace, Canada V. J.
Name of father, Napoleon Museur	Name of father, Mufarious White hand
Maiden name of mother,	Maiden name of mother,
of the transfer of The State of State o	ve named was duly entered by me in the records according to law, this 1916. Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ped, the above named persons in marriage, at
Mall on the 7"	day of Rugush 1916.
Name,	It Xaceetows
Official station,	Miest -
Residence,	25 menimael
This certificate, properly attested, must, bet	

following, be returned to the clerk or registrar who issued the same.

田

OF

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name George Leman	Name Cligal oth & Tatters all
Age, 29 Color, White	(If a widow or divorced, maiden name also to be given.) Age,
Residence, North Chelmsford	Residence, North Chehneford
Occupation, Combing Oversees	Occupation, Mill-operative
What marriage,	What marriage, # ist. (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, England	Birthplace, England
Name of father, homas E. Leman	Name of father, Sen ge Gattersal
Maiden name of mother, Elizabeth Ithite	Maiden name Mary a Grimshau
,	, or mounds, ,
The intention of marriage by the parties abo	eve named was duly entered by me in the records
of the Cours of 6	
	relime for according to law, this
test day of Ang	1916.
Issued, aug. 7, 1916.	dward f. Nobbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Towell. Mass on the	day of Cust 1916.
On the	l - 00 // - 1916.
Name, / /CA	Tancel M. Matthews
Official station,	Murister of The Fosbel
Residence, 10	Elisevithist. Javel May

OF
T regard

N

OF

AND

at

Date

191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name trip 6 Call	Name (If a widow or divorced, maiden name also to be given.)
Age, Color,	Age, Color,
Residence, Chilary Frd Mars	Residence, Philips for A Muly
Occupation,	Occupation, The Vous
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st) 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Louis Victor	Birthplace, Lower on U. Tr.
Name of father, Oddied Lang J. C. C.	Name of father, Mility is De to the the
Maiden name of mother,	Maiden name } Malgant a White
	<i>y</i>
	ve named was duly entered by me in the records according to law, this dward & Roffins Clerk.
Issued, 1315	
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
helmation on the 14	day of August- 1916.
Name,	2 al 6 man
Official station,	Ilmislet & Gopel
Residence,	Cholmafierd Miss
This certificate, properly attested, must, bet	ween the first and tenth days of the month

CERTIFICATE	E MARRIAGE
CER	THE
	OF

70

191 Date... Filed

at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemparties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

No.....

GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Harry D. Felton	Name Florence M. Scoble
Age, 18 Color, White	(If a widow or divorced, maiden name also to be given.) Age,
6000	
Residence, Chelinsford Max	Residence 21 Sawtill Place Lowell Mass
Occupation, Milk - man	Occupation, Lundy Work
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lorrell Mass	Birthplace, Lowell Mass
Name of father, Elmer J. Holton	Name of father, Joseph M. Scoble
Maiden name of mother,	Maiden name Liggie Scarlett
of mother,	of mother,
of the open of Chemistry of Drug 15 1916	ve named was duly entered by me in the records elinfold according to law, this ust 1916 Character Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Theliusford Centre on the 15	the day of alegust 1916.
II Mass	raniel St. Malt lews
	111.
Official station,	Muster of the Tospel
Residence, 10	Ellswirth St. Lowell Mass.
This certificate, properly attested, must, bet	ween the first and tenth days of the month

CERTIFICATE	OF THE MARRIA
	0

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the ", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

Groom. Arthur W	od
Q100m.	
Bride	riantino
Residence of Groom	lanford, Mass
" Bride	ell, Mess.
Age of Groom	
" Bride	
Color of Groom	
" Bride	
Occupation of Groom	13 Pring
" Bride	ll Onr.
Birthplace of Groom	ell, Mess.
	mil, Moss.
No. of Marriage of Groom	20%
" Bride	2.55
Groom Widowed or Divorced	\$
Bride " " "	
Intention Filed	19, 1916
By whom Married . AT 131	to . Cyp
Residence	
Official Station*	tiice of the Beace
	10 14, 1916
Place	continued over.]

*Clergyman or Justice of the Peace.

Į.	Record	conf	inue	d.]
MIS	FATH	FR	ANI	

MOTHER.

Father's	NameQiar los
и	Residence
8.6	Age*Color
66	Occupation Compositor
41	Birthplace
Mother's	Name Mary Walker
"	Residence
u	Age*Color
66	Occupation
44	Birthplace
	BRIDE'S FATHER AND MOTHER.
Father's	Name
п	Residence
11	Age*
66	Occupation
ıı	Birthplace
Mother's	Name
16	Residence
11	Age*
".	Occupation
11	Birthplace
	THE STATE OF NEW HAMPSHIRE.
I he	reby certify that the above marriage record is correct to of my knowledge and belief.
Manlead	The control of the co
Date	July 10, 1916

^{*}If deceased, give age at death.

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Slocy M Dolson	Name May (If a widow or divorced, maiden/name also to be given.)
Age, 27 Color, White	Age, 20 Color, White
Residence, 20. Chelmsford	Residence, Nextford Mase,
Occupation, Steam fitter	Occupation, Operative
What marriage, (ist, 2d, 3d, etc.)	What marriage, First.
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mase	Birthplace, Hestford mase
Name of father, Hunny Incson	Name of father, Throam Illd
Maiden name of mother, maria maylor	Maiden name Many Braun
The intention of marriage by the parties about of the of day of d	ove named was duly entered by me in the records elifond according to law, this ent 1916. School Bring Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
Towell Mass on the 16	day of defect 1916.
	travel St. Malthews
Official station,	Muester of The Tospel
Residence, 13	-Elsworth St. Lowell Moss

CERTIFICATE OF THE MARRIAGE	AND	. 191 . 191
0		ate

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

阳

at

A

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name arthur L. Vaillancourt	Name Mildsed 6. Orders (If a widow or divorced, maiden name also to be given.)
Age, 24 Color, White	Age, Color, White
Residence, Chelmsford Mass	Residence, Chelmsford Mase
Occupation, Chariffen	Occupation, Operators Cartridge Shop
What marriage, (1st, 2d, 3d, etc.)	What marriage, test (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass.	Birthplace, Somesville Mase
Name of father, Joseph & Vaillancourt	Name of father, Palter & Vickery
Maiden name Cecelia Brunell	Maiden name \ Hattie J. Clark
	V
The intention of marriage by the parties about	ove named was duly entered by me in the records
of the Journ of Ch	elmsford according to law, this
28th day of augu	t 1916.
Issued, Seft. 1 1916.	dward Polling Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Draout has on the secon	day of Saptember 1916.
Name,	est Bartlett
Official station,	Claragyman
	raont has
	the Control of the markle

at Date

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Filed

at

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreclerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section. 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name arthur Stanley marshall	Name Marel Eriksen (If a widow or divorced, maiden name also to be given.)
Age, 24 Color, White	Age, 20 Color, 16 hite
Residence, Lowell Mass	Residence, Chelmsford Center
Occupation, Gool maker	Occupation, Clark
What marriage, (1st, 2d, 3d, etc.)	What marriage, first (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, South Hales	Birthplace, Chelmsford Ceriter
Name of father, albert George Marshall	Name of father, Cliver Eriksen
Maiden name Pecelia ann Jenkins	Maiden name of mother, Prima Pedersen
The intention of marriage by the parties abo	ve named was duly entered by me in the records
	celms for according to law, this
Sixteenth day of any	
Issued, Aug 2/ 1916.	
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Chelusford on the form	The day of September 1916.
Name,	Wilson Waters
	Clergyman
	Opelus ford
This contificate manufactuated would be	ween the first and tent I

F THE MARRIAGE	AND		161	161
OF		at T	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Stalting H. M. Mahon	BRIDE. Name Elizabeth G. Clinton
/ ^	(If a widowor divorced, maiden name also to be given.)
Age, 34 Color, White	Age, 32 Color, Hhite
Residence, Chelmsford Mass	Residence, Chelmoford Mase
Occupation, Sufit Natur Horks	Occupation, At Thorns
What marriage, Fant (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Malone 11.	Birthplace, Louis III Mase
Name of father, Juries Mc Mahon	Name of father, Allian Conton
Maiden name of mother, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Maiden name of mother,
•	
	eve named was duly entered by me in the records
	drufford according to law, this
29th, day of any	1916.
Issued, Sept. 4 1916.	derud J. Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Chelispord on the eleven	The day of September 1916.
•	Milson Water
Residence,	Clergynian Obelinsford, Mass.
This contificate preparly attented must hat	woon the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

CERT OF THE

田

OF

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence, All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and nerewith. [Section 24.]

Ulre	Commonwes	ilth	nf :	Маяяяс і	hugette
O 474	C-+-++++++++++++++++++++++++++++++++++	4444	454 4	144 MAIA M44	しょうんしゃ キャル

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM,	BRIDE.
Name aaron L. Bent	Name Odna + Hall (If a widow or divorced, maiden name also to be given.)
Age, 22 Color, Hhite	Age,
Residence, North Chelmsford mass	Residence, East Chelmsford mass
Occupation, Sansta	Occupation, Ot Home
What marriage, #ist, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Littleton Born Scotia	Birthplace, Pettsfield Maine
Name of father, Edward M. Bent	Name of father, Edward Heald
Maiden name of Meonie R. Ray	Maiden name of mother, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
of the Conn of Chels	1914.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
No. Chelinsford on the 12	day of Sept. 1916.
Nama	raublint.Reeves
	Clergyman
Residence,	No. Chelinsford
This certificate, properly attested, must, bety	Ween the first and tenth days of the month

ICATE	IARRIAGE	۵	[18]	191
CERTIFICATE	OF THE MARRIAGE	AND	Date	Filed

Extracts from Chapter 151, Revised Laws, relating a Martiage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides, and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marry to this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or recessor in of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; Wy a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. | Section 30.1

The governor may in his discretion designate a justice of the peace in each city when thousand inhabitants of a city or town, as he considers expedient, to solemnize marriage

Whoever neglects to make the record and returns regul meeting. The person who solemnized the marriage shall add the title of the office by virtue peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. date of marriage, attested by the signature of the person who solemnized the same or of the city or town in which the marriage was solemnized. Each certificate at parties to the marriage resided, return a copy of the certificate, or of eithi or registrar who issued the same; and if the marriage was solemnized in a be recorded. He shall also, between the first and tenth days of the month following nized shall make and keep a record of each marriage solemnized by him, or in such me Every justice of the peace, minister, rabbi and clerk or keeper of the records of forfeit not less than twenty nor more than one hundred dollars. [Section 32.] clerk or registrar who receives them.

No alteration or erasure shall be made by any person on such certificate, until it has been return. I to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certifice a may be recorded after correction in accordance herewith. [Section 24.]

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten dollars. [Section 45.]

and such further number, not exceeding one for every five region at any time revoke such designation. [Section 31.]

In a substantial marriages among Friends or Quakers are solemaded of all facts relative to the marriage which are required to riage solemnized by him, return each certificate to the clerk for town other than the place or places in which the statement giving the place and returned shall contain a statement giving the place and returned shall contain a statement giving the place and refer to the marriage was solemnized, as "justice of the ce. "incates or copies so returned shall be recorded by the statement shall for each neglect state."

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.			
Name adward B. Vussell	Name Middled G. Cambridge. (If a widow or divorced, maiden name also to be given;)			
Age, 24 Color, White	Age,			
Residence, Chelmford Mass	/ /			
	Residence, 309 Westford St. Loud			
Occupation, Foreman in humber mill	Occupation, At Home			
What marriage, Hist. (1st, 2d, 3d, etc.)	What marriage, "History			
If a widower or divorced,	If a widow or divorced,			
Birthplace, Chelmsford Mass.	Birthplace, Lowell Mass			
Name of father, Odward H. Russell	Name of father, Fernando U. Cambrel			
Maiden name of mother, \many D. Shalding	Maiden name Mettie a. Blaisdell			
The intention of marriage by the parties abo	ve named was duly entered by me in the records			
of the Cown of Che	In Lord according to law, this			
31 st. day of ang				
$\mathcal{O}_{\mathcal{O}}$	7)			
Issued, Seft. 6, 191. 6	dward & Robbing Clerk.			
Certificate of the Officiating Clergyman or Magistrate.				
	ned the above named persons in marriage, at			
on the 1200	day of September 1916.			
Name, Rac	Sour a Green			
Official station,	lelergyman			
	The Beef Jan M. Clark MI 10			
Residence, 63,	fland the fill and the state of			
This certificate, properly attested, must, between the first and tenth days of the month				
following, be returned to the clerk	or registrar who issued the same.			

CERTI	
-------	--

田

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

191

Filed

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name John Flenry Higgins	Name (If a widow or divorced, maiden fame also to be given.)
Age, 24 Color, Ahite	Age, 23 Color, while
Residence, Lowellingord mass	Residence, Lowell muse
Occupation, Machinist	Occupation, Ut Home
What marriage, (1st 2d 2d etc.)	What marriage, furst (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lonell Mass	Birthplace, Fitchburg mass
Name of father, David Haggins	Name of father, Frank Ayan
Maiden name Selia Manghton of mother,	Maiden name Manganet Gressmer
of mother,	or mother, 1, 7
of the Jour of Ch	ove named was duly entered by me in the records according to law, this 1916. Clerk.
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
Lowel, Mass on the Eight	centle day of September 1916.
N	1. L. Crayton S. T. L.
Name,	
Official station	Prived
Residence, 3.	7 Sorham Sh. Lowelf Mass
Tit was Starte properly attented must be	stween the first and tenth days of the month

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemclerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.		
Name John S' Olsson	Name Stella M. Ahitrey (If a widow or divorced, maiden name also to be given.)		
Age, 21 Color, White	Age,/9Color, White		
Residence, Vest Chelmsford	Residence, Westford Mass.		
Occupation, Paving Cutter	Occupation, Off Morrel		
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, Nest Chelmsford	Birthplace, Otestford mass		
Name of father, Carl Olsson	Name of father, Julian Ithitney		
Maiden name of mother,	Maiden name Sarah Grey		
,	O O		
The intention of marriage by the parties above named was duly entered by me in the records of the Journ of Chelmsford according to law, this			
Wirteenth day of Sefile	mbil 1916.		
Issued, Seft 18 1916.	duard & Robbins Clerk.		
Certificate of the Officiating Clergyman or Magistrate.			
I hereby certify that I in	ined the shove named nersons in marriage, at		
I hereby certify that I joined the above named persons in marriage, at Westford on the 20 day of September 1916			
//			
Name, David Wallace			
Official station, Clergy mac			
Residence, Lorsand Lorsand			
This certificate, properly attested, must, be	tween the first and tenth days of the month		

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE	OF THE MARRIAGE

N

OF

at Date 191 .

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominagation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-Section 30.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Triends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Age, 30 Color, Abhite Residence, Chelmsford Occupation, Machinist What marriage, (1st, 2d, 3d, etc.) If a widower or divorced, Birthplace, Lew York Mille h. M. Name of father, John C. Fielding Maiden name of mother, Omna Dronght	Name Lelian & Adams (If a widow or divorced, maiden name also to be given.) Age, Color, White Residence, Level mass. Occupation, Lelesk What marriage, First (1st, 2d, 3d, etc.) If a widow or divorced, Birthplace, Color, Strict Name of father, John A. Adams Maiden name of mother, Maiden name of mother, Maiden name of mother,	
The intention of marriage by the parties above named was duly entered by me in the records of the Journ of Chelmsford according to law, this day of Seftember 1916. Issued, Seft. 21 1916. Edward Robbing Clerk.		
I hereby certify that I join on the 251	clergyman or Magistrate. Ined the above named persons in marriage, at day of September 1916. Cleryman S. Burburk Cleryman 13 Beach SP. Parce, Mass	

0	CERTIFICATE	OF THE MARRIAGE
		0

OF

... 191 ...191 AND Date

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Filed

gatton of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination. Who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemclerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Age, 24 Color, White Residence, Ohelazzford Occupation, Hooless Springer What marriage, (1st, 2d, 3d, etc.) If a widower or divorced, Birthplace, Scholess Hars Name of father, Scholess Hallary of mother, Maiden name of mother, Scholess Beaulieue	Name On the single Second of School (If a widow or divorced, maiden name also to be given.) Age, Color, Shile Residence, Billerie a Mass, Occupation, At Horre What marriage, (1st, 2d, 3d, etc.) If a widow or divorced, Birthplace, Sland Name of father, Abrick Maiden name of Maiden name of Matherine Maiden of mother,		
The intention of marriage by the parties above named was duly entered by me in the records of the Journ of Chelinston according to law, this			
Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at day of Solleway of Manne, Name, Official station, Catholic Durish Residence, North Buckers			

OF

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

The Commonwealth of Massachusetts

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.		
Name Sobert 711, Vanlin	Name Grace L. Carson		
Age, Golor, White	(If a widow or divorced, maiden name also to be given.) Age,		
0 00 0 12	Q 600 0 12		
Residence, Qo. Chelmsford Mass	Residence, Qo. Chelmsford Mass		
Occupation, Parmer	Occupation, Ut Home		
What marriage, first, 2d, 3d, etc.)	What marriage, + xxt (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, New Brunswick	Birthplace, New Prunsurck		
P 1 1 A 7/ 1.	21 20		
Maiden name Parels (R Aiton)	Name of father, Hilfred Carson Maiden name 1 4 10 1		
of mother,	Maiden name of mother, Sallie Mondell		
Issued, Seft 20 1916.	draid Robbing Clerk.		
Certificate of the Officiating	Certificate of the Officiating Clergyman or Magistrate.		
	ined the above named persons in marriage, at		
to the desired the second of the	+		
to Chilmoford Masson the Thirtiets	a day of September 1916.		
<i>S</i>	. 14/-1/1		
Name, Sta	miel. J. Hatfield		
Name, Sta	. 14/-1/1		
Name, Official station	miel. J. Hatfield		
Name, Sta	miel. J. Hatfield		

OF

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.		
Name Charles Exert Douglass	Name Settrade Delma Farnsworth (If a widow or divorced, maiden name also to be given.)		
Age, 24 Color, White	Age, 21 Color, White		
Residence, Chelmsford	Residence, Chelmsford		
Occupation, Roofer	Occupation, Operation Brohais Hush		
What marriage, (1st, 2d, 3d, etc.)	What marriage, furst (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, Chelmford	Birthplace, fringfield (%).		
Name of father, John & Douglass	Name of father, anothy B. toarmouth		
Maiden name martha Wilson	Maiden name Sertruck & Herry		
The intention of marriage by the parties abo	ve named was duly entered by me in the records		
	elmsford according to law, this		
12th, day of angu	1916.		
	1) P 11.		
Issued, Clug 18 1916. Can	raid for Overy Clerk.		
Certificate of the Officiating Clergyman or Magistrate.			
I hereby certify that I join	ned the above named persons in marriage, at		
6 helms first on the 36 D	day of Alternber 1916.		
	LeRoy Grani		
Official station, lesponer			
	heimsford. mass.		

TE RIAGE			161	191
CERTIFICATE OF THE MARRIAGE	AND			
CE OF T		1 2)ate	riled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. | Section 30. |

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] clerk or registrar who receives them.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name Inomas & Boudreau Age, 26 Color, White	Name Callahan (If a widow or divorced, maiden name also to be given.) Age, 2 Color, White			
Residence, 20. Chelmsford Mass	Residence, Man Shester M. H.			
Occupation, Carpentel	Occupation, Mill ofreration			
What marriage, (1st, 2d, 3d, etc.) If a widower or divorced,	What marriage, #set.) If a widow or divorced,			
Birthplace, Lawell Mass.	Birthplace, Manchester n. 24.			
Name of father, Glorge Bondslaw	Name of father, Michael Callahan			
Maiden name Mary J. Richard	Maiden name of mother, } hosa Dellos			
The intention of marriage by the parties above named was duly entered by me in the records				
of the Journ of Chelington according to law, this 23rd day of September 1916.				
Issued, Seft. 30 1916. Edward for Cathing Clerk.				
Certificate of the Officiating Clergyman or Magistrate.				
ho, Chelmsford on the 20	day of 1916.			
Name,	Parley & Eavey			
Official station, Residence,	huch St. 20, Chelmeford			

CERTIFICATE	OF THE MARRIAGE
	OF

OF

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Patrick I. Stanley	Name Mary Eufly	
Age, 27 Color, White	(If a widow or divorced, maiden name also of be given.) Age, 24 Color, Minite	
Residence, North Chelmsford	Residence, Lowell Mase	
Occupation, Horeman	Occupation, Ot Home	
What marriage, #sst.	What marriage, fist, 2d, 3d, etc.)	
If a widower or divorced,	If a widow or divorced,	
Birthplace, Lowell Mass	Birthplace, Lowell Mass.	
Name of father, Leonge D. Stanley	Name of father, Thomas Lufty	
Maiden name of mary I. In Lonon of Mary I. In Lonor of Mary I. In Lonon of Mary I. In Lonor of Mary I. In London of Mary I. In Lonor of Mary I. In London of Mary I. In Landon of Mary I	Maiden name } Mary Carney	
The intention of marriage by the parties above named was duly entered by me in the records of the Journ of Chelmsford according to law, this wanty-third day of September 1916. Issued, Seft 28 1916.		
Certificate of the Officiating Clergyman or Magistrate.		
Name, Official station,	ined the above named persons in marriage, at and day of October 1916. The Newry M. Tottan Priest 743 Bridge St., Lowell Mass	

	CERTIFICATE	OF THE MARRIA
--	-------------	---------------

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "fustice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

CROOM	DDIDE	
Name Charles H. Livingston	S. C.	
. 0 //2	Name (If a widow or divorced, maiden name also to be given.)	
Age, 27 Color, Thite	Age, 20 Color, White	
Residence, North Chelmsford	Residence, Lowell Mass	
Occupation, Chauffeur	Occupation, Clerk	
What marriage, Frist	What marriage, First	
(1st, 2d, 3d, etc.)	(200) Buy only	
If a widower or divorced,	If a widow or divorced,	
Birthplace, Zowell mass	Birthplace, Lours Mass	
Name of father, Joelfh M. Livingston	Name of father, Michael Sullian	
Maiden name of mother, Source Brown	Maiden name } Anna Keefe	
or mother,	or mother,	
	we named was duly entered by me in the records	
of the John of	relunsford according to law, this	
27th. day of Seften	Mu 1916.	
Issued, October 2 1916.	dward & Robbing Clerk.	
Issued, October 2 1916.	an wer j. v o o o o o o o	
Certificate of the Officiating Clergyman or Magistrate.		
	ned the above named persons in marriage, at	
Finell on the 11th	A	
on me	D I D	
Name,	tim Picthymn	
Official station,	Prielet	
	154 France St Track Com	
Residence,	of the comments of the same	

OF

AND
at
Date
191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. | Section 30. |

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemdate of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

410		
NO.	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM,	BRIDE.
Name Otis S. Brown	Name Minnie Bell terririan
Age, 36 Color, White	(If a widow or divorced, maiden name also to be given.) Age, Color, ZZZZ
	a all cit
Residence, Vo. Ohelmsford, Mass	ivesidence,
Occupation, Harmer	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, trist (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Laconia 77. 4.	Birthplace, So Champford mass
Name of father, John R. Brown	Name of father, George Q. Emminas,
Maiden name } Olmena Bean	Maiden name Carrie B. Strast
of mother,	or mother,
	ove named was duly entered by me in the records
of the som of	relunsfact according to law, this
to if teen the day of Septen	nter 1916.
Issued, Set. 20 1911.	Arrand Rolling Clark
Issued, 191/.	Comments of the Control of the Control
Certificate of the Officiating	g Clergyman or Magistrate.
/ I hereby certify that I ioi	ined, the above named persons in marriage, at
	do day of Oclober 1916.
Sound Time Man the Car your	day of www
Name, Son	rul Dalfules
Official station	folio (no mano)
Official station,	Eller Gyman
Residence, A	my cicemegral
This certificate properly attested must be	tween the first and tenth days of the month
fills documented property according flusty be	and the state of t

following, be returned to the clerk or registrar who issued the same.

	OF THE MARRIAG
--	----------------

任

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting-wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE,
Name David H. Olarle	Name fortense (If a widow or divorced, maiden name also to be given.)
Age, 26 Color, Ithute	Age, 22 Color, I hite
Residence, Sirel Sivers Mass	Residence, Obelmsfoul mass.
Occupation, Dyfr	Occupation, CH Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, Sust
If a widower or divorced,	If a widow or divorced,
Birthplace, Tongle Mass	Birthplace, Llss hort 22.
Name of father, Charles & Searle	Name of father Herbert 1: Knowston
Maiden name Martha H. Stanyan	Maiden name Mismie (ingebusy
<u> </u>	
The intention of marriage by the parties about	eve named was duly entered by me in the records
of the Lown of Oh	elmeford according to law, this
Sixth day of Octo	for 1916.
Issued, Oct // 1916. Oc	Lward ! Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Chelmstord on the 13	The day of Edober 1916.
	4 Rome George
Name,	
Official station,	Kall halfert In man
Residence,	cheline fond. Inas
This cartificate properly attested, must, he	tween the first and tenth days of the month

OF THE MAKKIAGE

NC

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Latrick & Ormon	Name (If a widow or divorced, maiden name also to be given.)
Age, 40 Color, White	Age, 36 Color, White
Residence, 720. Chelmeford	Residence, Fitchbury Brase.
Occupation, Nort sorter	Occupation, Frill-operative
What marriage, #iret (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Fatchburg Macs.	Birthplace, Fitchburg mase
Name of father, Andrew Connorce	Name of father Latrick In Mahou
Maiden name Maria Horkes	Maiden name Ellen Collins
The intention of marriage by the parties abo	we named was duly entered by me in the records
	helmsford according to law, this
Winth day of Octob	1916.
Issued, Oct. 14 1916.	dward Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
· · · · · · · · · · · · · · · · · · ·	day of 1916
/	
Name,	and pormelly
Official station,	$\mathcal{P}_{\mathbf{r}}$
	40 Wote, St. Fitchburg
Kesidence,	7

MARRIAGE	ND		191
OF THE	¥		ate
	:	:	

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

191

Filed

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Henry Stover Remistant	Name Miniana Llanche Musiche (If a widow or divorced, maiden name also to be given.)
Age, 2/ Color, 2/ Inite	Age, 20 Color, 71 hite
Residence, Porth Chelmsford	Residence, Zorzell 171622
Occupation, Machinist	Occupation, Ut Trone
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Tocklound Brains	Birthplace, Similar Masses
Name of father, thank H. Keniston	Name of father, tance I mustaly
Maiden name of mother, Spaulding	Maiden name of mother, } + Blanche) fdr
of the Source of Of October 1911. G	1916. Should J. Roffing Clerk.
	g Clergyman or Magistrate.
i Hereby Certify that I jo	
& a	vest in dealins
Official station	, remite of the 2 fee
Residence, 22	25 Fales St. Frell Mars

70	CERTIFICATE	OF THE MARRIAG
0		

AND	. 191	191
	ate	iled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance [Section 24.] herewith.

GroomHaroldCPetterson
BrideCherlotte M. Vinal
Residence of Groom
" Bride
Age of Groom20
" Bride20
Color of Groom
" Bride
Occupation of GroomPoultrymen
" BrideAt. laone
Birthplace of Groom
" Bride Cholmsford Center
No. of Marriage of Groom
" BrideLS.t.
Groom Widowed or Divorced
Bride " " "
Intention FiledOct2319.16
Ey whom MarriedJBruco.Gilmon
Residence
Official Station*
Date of Marriage
Place

Clergyman or Justice of the Peace.

GROOM'S	FATHER	AND	MOTH	ER
direction o	1/4/11/6/11	7110	111 0 1 1 1	

GROOM'S FATHER AND MOTHER.
Father's NameAlfred
" Residence N. Chalms ford
" Age*
" Occupation Poultry business
" BirthplaceSwaden
Mother's NameHannah.G. Ryberg
" Residence N Che.lms ford
" Age*
" Occupation
" Birthplace Swoden
BRIDE'S FATHER AND MOTHER.
Father's Name
" Residence. N. Chelms ford
" Age*
" Occupation. Elevatorman
" Birthplace. Tyngsboro, Mass.
Mother's Name
" Residence N. Chelms ford
" Age* 43 Color W
" Occupation
" Birthplace England
THE STATE OF NEW HAMPSHIRE.
I hereby certify that the above marriage record is correct to the best of my knowledge and belief.
Anthern Co
Clerk of Nashua, N. H.
Date. 10, 1916
414.1

*If deceased, give age at death.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Charles In Waring	Name (If a widow or diverced, maiden name also to be given.)
Age, 24 Color, I hite	Age,Color,
Residence, 720, Chelmsford	Residence, No. Chekneston
Occupation, Tool sorter	Occupation, at Home
What marriage, First (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, 720 Chelmetad	Birthplace, 2mth Chen food
Name of father, Sheodore Masunel	Name of father, Chicken Jones
Maiden name of mother, Maiden 1985 1980 1980 1980 1980 1980 1980 1980 1980	Maiden name of mother,
The intention of marriage by the parties abo	eve named was duly entered by me in the records
of the Sown of	relimptoid according to law, this
13th day of Oct	1916.
	duant J. Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
owell mass, on the 30	day of Oct. 1916.
4	
Name, C.C. fill.	Elox Groomis
Official station,	6 Gryyman ,
Residence,	Kirk SX, Jourself-
This certificate, properly attested, must, bet	tween the first and tenth days of the month

Date... Filed

at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No														
ILO	٠	٠	٠	٠	٠	٠	٠	٠	٠	٠	۰	٠	٠	,

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Joseph Leclair	Name South Catavaca
Age, 27/ Color, White	(If a widow or divorced, maiden name also to be given.) Age, Color,
Residence, No. Chelmsford	Residence, porge Village mare
Occupation, Boston Dec Co.	Occupation, Oficiative
· 1	17.
What marriage, #URL (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Standfold Canada	Birthplace, Oarada
Name of father Lauth Calain	Name of father, Joseph Cataia
Maiden name 3 Mary Ensiel	Maiden name Je tia Prevot
Issued, 7270. 23 1916.	deron d V. 1 Sterna Clork
,	
	g Clergyman or Magistrate.
Certificate of the Officiating	
Certificate of the Officiating	ined the above named persons in marriage, at
Certificate of the Officiating I hereby certify that I join Shelws for a Masson the	ined the above named persons in marriage, at
Certificate of the Officiating I hereby certify that I join Reluns for a Number of the Name, I de	day of Level 1916.
Certificate of the Officiating I hereby certify that I join Shelws for a Masson the	day of Level 1916.
Certificate of the Officiating I hereby certify that I joint the State of the Name, State of the Officiating	day of Level 191

No.

CERTIFICATE OF THE MARRIAGE

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

FORM	В	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name George B. Fallon	Name / May 4 & celd (If a widow or divorced, maiden name also to be given.)
Age, 25 Color, Hinter	Age, 22 Color, White
Residence, No Chelmsford	Residence, 1292 Thestfoldst. Jourse
Occupation, Foreman	Occupation, Ut Horre
What marriage, (1st, 2d, 3d, etc.)	What marriage, to the control of the
If a widower or divorced,	If a widow or divorced,
Birthplace, 20, Chelmsfid	Birthplace, Hertford Mace
Name of father, Edward trallon	Name of father Adelbert 2 # wld
Maiden name Mary a Gorman	Maiden name of mother, Sertrude & Hunter
The intention of marriage by the parties abo	ove named was duly entered by me in the records
of the sour of	relimitation according to law, this
27th, day of 12000	mbest 1916.
Issued, DEC 2 1916.	duard J. Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
W. Calland Jul on the 3"	day of 020, 191 6
Name, Oki	eles KH = aney
	Preelt
Residence.	much A ho. Culline our
Residence,	
This certificate, properly attested, must, be	tween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

CERTI	OF THE MAKKIAGE
-------	-----------------

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

COPY OF CERTIFICATE OF INTENTION OF MARRIAGE.

VO. (FILL OUT WIT	H INK. ALL NAMES TO BE IN FULL.)
ILLEGAL ALTERATION	ONS OR ERASURES ARE PROHIBITED.
Groom.	Bride.
vame, Bertram H. Rob	Name, Dorothy R. Nov.
Age, 28 Color, Wh	Age, Color, Color,
Residence, 26 ash St-for	Residence, 284 Worther 57-L
Occupation, Engineer	Occupation, / Joseph
Vhat marriage, Second	What marriage, (1st, 2d, 3d, etc.)
f a widower or divorced, Loivorc	If a widow or divorced,
Birthplace, Tyngsborok	lase Birthplace, Somell Ma
Name of father, John W. Rod	lets Name of father, Elmer Edway
faiden name } Mary C. La	Oros Maiden name addie & Hopk
~ + 15 C	parties above-named was duly entered by me in the record
f the City of	
eleventh day of	0+11 5
(6)	gned) Stephen Tynn Cleri
(I prtifirs	ate of Marriage.
	~ ~ ~
To the Town. Clerk of	manis for of
	g is a true copy of the Certificate of Intention of Marriag
ssued December 19 16	, by Stephen Flynn, CityCler
f Massachusetts,	and that the parties named therein were joined in marriaged this 20 day of December 19/6.
	A thin -1. (day of // 10.00 / 10.1)

0-	

CERTIFICATE

OPY OF

MARRIAGE

THE

Į	6	1
K	٤)

			•	
AND		19	19	
)ate	riled	

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he has held, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or

for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke

[Section 31.] such designation.

of the peace", "minister of the gospel", "clergyman", "priest", or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Each certificate and copy so returned shall contain a statement giving the place and section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] of the city or town in which the marriage was solemnized. which are required to be recorded.

The	Commonwealth	nf	Massach	usetts
-----	--------------	----	---------	--------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE,
Name andrew 6. Hamilton	Name Sale It right
Age, 25 Color, It hite	(If a widow or divorced, maiden name also to be given.) Age, 23 Color, White
Residence, 139 Salem St. Lowell Mass.	Residence, Ohelmeford Mass
Occupation, U.S. Cartridge Co.	Occupation, O. S. Cartridge Co
What marriage, (Ist, 2d, 3d, etc.)	What marriage, 4 ist, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mack.	Birthplace, Scottand
Name of father, andrew Hamilton	Name of father Hilliam Stright
Maiden name Marie J. Gagnon of mother,	Maiden name of mother, Agree Mi Lean
	(/
The intention of marriage by the parties abo	ave named was duly entered by me in the records
	according to law, this
Fifteenth day of DECen	1916.
Issued, DEC. 20 1916. Car	leart follow Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ined the above named persons in marriage, at
Lowell on the 23 rd	
On the	ally of the state
Name,EO	sulf Atritis
Official station,	Leray man
Residence, 5.2.	AND ANGLETE
Tresidence 1. A. A.	

This certificate, properly attested, must, between the first and tenth days of the month following, be returned to the clerk or registrar who issued the same.

IFICATE MARRIAGE OF AND
ET &
CERTIFICATE THE MARRIA OF AND
R'A
AIA o
M OF OF
H H
THE
2 L
T.
OF

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Da

at

Fil

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solem. nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

GroomCharles A. Lawlies
Bride If low testions
Residence of Groom Lower 11 Market
" Bride Che ime force, Mass.
Age of Groom
" Bride20
Color of Groom
" Bride
Occupation of Groom
" Bride A 1) G
Birthplace of Groom 16000 113000000000000000000000000000000
" Bride W Cho. les Cord
No. of Marriage of Groom
" Bride \$ \$
Groom Widowed or Divorced
Bride " " "
Intention Filed
By whom Married
Residence
Official Station* Manage Law
Date of Marriage
Place

^{*}Clergyman or Justice of the Peace.

[Record continued.]

GROOM'S FATHER AND MOTHER.

Father	's Name Augustine
16	Residence
44	Age*Golor
66	Occupation 211 Sure
41	Birthplace
Mother	's Name
66	Residence
66	Age*Color
и	Occupation
"	Birthplace
	BRIDE'S FATHER AND MOTHER.
Father	's Name
41	Residence
11	Age*
"	Occupation
"	Birthplace
Mother	's Name
16	Residence
66	Age*Color
44	Occupation
"	Birthplace
I h	THE STATE OF NEW HAMPSHIRE.

TH	STATE OF NEW HAMPSHIRE.
	certify that the above marriage record is correct to knowledge and belief
Clerk of	No chille y the state of
Date,	

GroomAprae
BrideBd166-K15epd
Residence of Groom
" Bride Chalme for a Mess.
Age of Groom
16 Bride
Color of Groom
" Bride
Occupation of Groom
" Bride Clarit
Birthplace of Groom
" Bride England
No. of Marriage of Groom
" Bride
Groom Widowed or Divorced
Bride " " "
Intention Filed
By whom MarriedJ Little Co. Cilman
Residence
Official Station*Wirith.P.of.th.Cotpol
Date of Marriage Sept. Q. 1.16.
Place [Record continued over.]

^{*}Clergyman or Justice of the Peace.

[Record continued.]

CDOOMIC	FATHER AN	DMATHER

	GROOM'S FAIRER AND MOTHER.				
Father's Name					
86	Residence				
u .	Age*Oolor				
66	Occupation				
43	Birthplace				
Mother's	s Name FAERA DOLKS				
ш	Residence				
tt.	Age*				
tt.	Occupation				
46	Birthplace				
	BRIDE'S FATHER AND MOTHER.				
Father's	Name				
11	ResidenceN. a. CD. 12 COYC				
u	Ago*Color				
44	Occupation				
и	Birthplace				
Mother's	Name				
16	Residence				
11	Age*Color				
61	Occupation				
11	Birthplace				
-	THE STATE OF NEW HAMPSHIRE.				
I hereby certify that the above marriage record is correct to the best of my knowledge and belief.					
••••	47 49/0				
Clerk of SEPINE					
Date	Sept. 12, 1915				
*lf dec	eased, give age at death.				

The	Commonwe	alth	nf:	Massacl	iusette
-----	----------	------	-----	---------	---------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Acif Omile Sargion	Name (Grand Maiden name also to be given.)
Age, Color, White	Age, Color, Hhite
Residence, Obelin of cred	Residence, - Carlisle Mass.
Occupation, Charfflur	Occupation, Marce girl
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Louis Ell Mass.	Birthplace, Carlish Mare
Name of father, Oznile 6. Jangman	Name of father, Milliam Rojoid
Maiden name of mother,	Maiden name Vilda Jacobsor
The intention of marriage by the parties abo	ve named was duly entered by me in the records
	husford according to law, this
Eighteenth day of Stices	_
Issued, DEC 22 1916. SA	
Issued, 1916. Off	Cherk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
.,	day of Decensive 1 1916.
	arcist H. Ellis
	Director of the Gorper'
Residence, 100	relinisford, mass
This certificate, properly attested, must, bet	ween the first and tenth days of the month

This certificate, properly attested, must, between the first and tenth days of the month following, be returned to the clerk or registrar who issued the same.

CERTIFICATE	OF THE MARRIAGE

			:	:	;
					:
				:	
9					
					•
		- 1		- :	
		- :	:	:	
5			:	i i	
		- :			
		:		ž	
		- :	:	:	
1					:
		- :	:	:	
		:	:		
	_	:	:		
		:	:		
	Z				
		:	:		
	AND			:	
		:	:		
				- :	
3			:		
				,	
			:		:
		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			
				:	
			:		
				:	
		:	:		
				:	
5				;	
				:	
			:		
				:	
			*		
				:	
9					
		:	;	:	
		•			

191

191

Filed

Date

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] peace",

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

,	1	e3
	6	1
	-	,

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Johns J. Stone	Name Sellas Forces (If a widow or divorced, maiden name also to be given.)
Age, J 20 Color, Ithite	Age, 20 Color, 1 State
Residence, Chelmsford Mass	Residence, north Ehelmstord
Occupation, Jool-Imakes	Occupation, Ot Home
What marriage, first (1st, 2d, 3d, etc.)	What marriage, Fort
If a widower or divorced,	If a widow or divorced,
Birthplace, Sunderland Ut.	Birthplace, Lowell Mass.
Name of father, Charles P. Store	Name of father, Slouge W. Bacon
Maiden name of mother, & Sull	Maiden name of mother, I wangales
Eighteenth day of December 1916.	1916. Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
No. Chelius on the 25	day of December 1916.
Name,	00 111 10
	() Ken a .
Official station,	11 Block
Residence,	/Vo. Chelingford
	ween the first and tenth days of the month or registrar who issued the same.

CERTIFICATE OF THE MARRIAGE	AND		161	101
O	• • • •	L)	ate	iled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemforfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

MO	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Louis Sharf. Age, 21 Color, Phile	Name (If a widow or divorced, maiden name also to be given.) Age, 22 Color, Mhile
Residence, Sullan ford	Residence, 41 thij fle St Lonal mass
Occupation, Untornotiles	Occupation,
What marriage, Aud (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
Birthplace, Moldstock 11. 13.	Birthplace, 11 it chourg Mass.
Name of father, Charles a Sharp	Name of father, Janua Julan
Maiden name Misirie Crabb	Maiden name //// of mother,
of the Journ of -Che Eighteenth day of Decen	ve named was duly entered by me in the records leaf of according to law, this 1916. Savard Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at day of Figure 191 6.
Name, Co.	hat it f. He ffer an
Official station,	(Nelsta VV
Residence,	32 Jostes She down le.
This certificate, properly attested, must, bet	ween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE	THE MARRIAGE	OF	AND	. 191	. 191
CERTI	OF THE			ate	iled

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina. assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemclerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and Any such certificate may be recorded after correction in accordance then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Odssard R. Barris	Name Islando, Misselloy (If a widow or divorced, maiden name also to be given.)
Age, 25 Color, White	Age, 26 Color, White
Residence, East Chelmsford	Residence, 126 Grove St. Lowell
Occupation, Stationary Engineer	Occupation, Bookkeeper
What marriage, # J. t. (1st, 2d, 3d, etc.)	What marriage, first, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass.	Birthplace, Lowell Mass
Name of father, Robert Barris	Name of father, Germand to Molloy
Maiden name of mother, Martha Kennedy	Maiden name Marjorie In Donald of mother,
of the Jour of Che Second day of Janus	lusford according to law, this ary 1917. Robbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
OUTELL on the /U/	day of + 1917.
Name, OA	arus J. Gulligau
Official station,	6 clygunu
Residence,	374 Sleveus St. Lowell
This certificate, properly attested, must, be	tween the first and tenth days of the month

CERTIFICATE F THE MARRIAGE OF	AND	161	191
OF		rte	led

at

Ã

臣

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.			

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Costas Clanicades	Name Charlotte Schmutter
Age, 30 Color, White	(If a widow or divorced, maiden name also to be given.) Age, Z C Color, The Land
Residence, No. Chelmsford	Residence, 20 Chelmsford
Occupation, Fir Salesman	Occupation, Dressmaker
	What marriage, Frist
What marriage, first (1st, 2d, 3d, etc.)	(1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, TeleCl	Birthplace, Germany
Name of father, Christie Ganicades	Name of father, Hesmann Schmutter
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	
Maiden name of mother, \ Helen Chamisis	Maiden name Minna Jusingsberg
The intention of marriage by the parties abo	we named was duly entered by me in the records
	elmsford according to law, this
Cleventh day of July	1916.
Issued, July 17 1916.	dward & Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
1	
N. Cheliseff John on the	day of Jases 1917.
Name,	T 0/ 11/
, , –	(1 b) +
Official station,	CALLA
Residence,	23 Middlesex St. Lowel
This certificate, properly attested, must, bet	ween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

TE	RIAGE				161	191
CERTIFICATE	THE MARRIAGE	OF	AND			
ට ට	OF T			at	Date	Filed

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Classiff J. Pailey (If a widow or divorced, maiden name also to be given) Age, Color, What Residence, The Wasse
What marriage, (Ist. Jd, 3d, etc.) If a widow or divorced, Birthplace, Wasse
Name of father, Daniel Bailey Maiden name of mother,
ve named was duly entered by me in the records according to law, this 1917. Left E Ellis Oct.
g Clergyman or Magistrate.
day of January 1917. Wen Pull and Owd Orient Columbia Garle Lavell Many

This certificate, properly attested, must, between the first and tenth days of the month following, be returned to the clerk or registrar who issued the same.

CERTIFICATE	THE MARRIAGE	OF	AND	161	191
CERT	THE			0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	OF			9	pg

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Dad

at

Fil

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

61117
Copy 167
Groom Joseph Henry Marchand
Bride. Emma Lefebore
Residence of Groom Chelusford Man
" Bride Howleselt MA.
Age of Groom.
" Bride
Color of Groom. Weit
" Bride. excel-
Occupation of Groom Meadeniest
" Bride Kull Operation
Birthplace of Groom Lowell man
" Bride alleustown MA
No. of Marriage of Groom.
, 2/-
"Brile
Groom Widowed or Divorced
Bride " " "
Intention Filed James 27, 1917
ugranded tyloriany 2,1817
By whom Married To Willow Chaud
- Halas Hon
Residence. Hootesett 11 15
Official Station* Ceramona
Omogai bistion
Date of Marriage Tebrusam 511917
·) ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;
Place
[Record continued over.]
*Clergyman or Justice of the Peace.

GROOM'S FATHER AND MOTHER.
Father's Name Chickney Manual Control
" Residence Chelsus ford mans
" Ago * 47 luny Color artecti
" Occupation Macliment
" Birthplace. Quiada.
Mother's Name Etudienne La Blance
" Residence Cheeksuston of Unaco.
" Age" 4 5 ling, Oolor Take
" Occupation Dousewife
Birthplace
Father's Name. Basel Lefebrie
Father's Name Dayland Left toward
" Residence
" Ago* 5 to de ad Color which
" Occupation weaver
" Birthplace
Mother's Name al phononina annagan
" Residence Hoolerett WH.
" Age* 42 Runy Color West
" Occupation) Jourseles per
"Birthplace Causda
THE STATE OF NEW HAMPSHIRE.
I hereby certify that the above marriage record is correct to the best of my knowledge and belief
John to Dellor
Clerk of South
Date, Telegran 6, 1917
a true copy of Rucad
attest John le Dulton
Lown Clerk of Hoville

The	Commonwea	lth	nf	Massarl	jusette
-----	-----------	-----	----	---------	---------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.			
Name HErmenegilde Madeau	Name Marie C. Dubressel (If a widow or divorced, maiden name also, to be given.)			
Age, 20 Color, White	Age, 2/ Color, Hhite			
Residence, 20. Chelmsjord	Residence, 16 Second St. Fres / Mass,			
Occupation, Slamster	Occupation, Mill- operation			
What marriage, (Ist, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)			
If a widower or divorced,	If a widow or divorced,			
Birthplace, Canada	Birthplace, Lewiston maine			
Name of father, napleon Dadeau	Name of father, Joseph Dutumil			
Maiden name of mother, & Calaline Landier	Maiden name of Mice House			
The intention of marriage by the parties above named was duly entered by me in the records of the form of Chelm for according to law, this day of the transparent 1917. Issued, Feb 12 1917. Cherk.				
Certificate of the Officiating	g Clergyman or Magistrate.			
I hereby certify that I jo	ined the above named persons in marriage, at			
owell, Mass on the 19th day of February 1917.				
,	P. 1			
Official station, Priest				
Residence, 72	3 Mberr & St Lowell Mass.			
This certificate, properly attested, must, be	tween the first and tenth days of the month			

following, be returned to the clerk or registrar who issued the same.

1

CERTIFICATE	MARRIAGE	OF	AND	191	191
CERT	OF THE				
	0			te	led

at

Da

E

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The	Commonweal	th	nf :	Massarl	ļusetts
-----	------------	----	------	---------	---------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name alfred M. Want	Name Statrice C. Lows (If a widow or divorced, maiden name also to be given.)
Age, 25 Color, White	Age, 24 Color, White
Residence, Lourl Mass	Residence, No. Chelmoford
Occupation, Latelling	Occupation, Survictes
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Canada	Birthplace, Cngland
Name of father, suffle nault	Name of father, Thomas Downs
Maiden name of mother, Rose Riel	Maiden name Margaret Cooney
of the Jown of	helmford according to law, this care 1917. Clerk.
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	sined the above named persons in marriage, at
Chellusford Mals on the	day of 405. 1917.
Nome Name	lennes I. Sent
Name,	Charleman ?
Official station	in Maleural-of Man
Residence,	D. John John James
This certificate, properly attested, must, be	tween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE THE MARRIAGE	AND		. 191	. 191
CERT OF THE		at.	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]



STATE OF VERMONT.

Town of.....

Rockingham.

Clerk's Office Feb. 24, 1917

MARRIAGE LICENSE.

Declaration of Intention of Marriage.

Darley Cur Caton

Full name of Groom (expectant)				
30 Apple St. Lowell. Mass. white				
Place of residence Color				
Full name of Groom (expectant) 30 Apple St., Lowell, Mass. Place of residence Color Occupation No. Town or City No. No. Town or City No.				
Place of birth Towkesbury, Mass. Age in years 24				
Father's name James C. Caton Birthplace Rutland, Vt.				
Mother's name Annie Ruth Shaw Birthplace Somerville, Mass.				
Maiden.				
Full name of Bride (expectant) Dorothy Thelma Webster				
Maiden name, if widow or divorced				
Place of residence Tingsboro, Road, North Chelmsford, Lass.				
Street No. Town or Olty State				
Number of marriage				
anie 1310				
Place of birth Liatick, Maus.				

I, the expectant Groom or Bride named in the foregoing declaration, hereby certify that the information given is correct to the best of my knowledge and belief.

Mother's name 1111an Birthplace Lowell, Lass.

Father's name Charles I. Webster Birthplace Lowell, Mada.

Pearley Guy Caton

Expectant Groom or Bride)

A1.25.2017

STATE OF VERMONT,	At Bockingham.	in said County, this 24th
		A.D. 1917 personally appeared the
within named Pearley		and made oath
Down 3 - 7 V		marriage by him subscribed.
Before me Beulan A.		
	2,000.1	
No	OFFICE OF TOWN CLER	ak.
		ont, Feb. 24, 1917 191
J Herrhy Certify that the wit this day applied for a certificate of n is duly filed in this office.	thin named Perley Guy on arriage, and that a true copy of the value of	vithin license and declaration of marriage ce, Ass't.
	STATE OF VERMONT.	[Town Clerk]
I Hereby Certify that the wit	hin described Pearley Guy	y Caton
and Dorothy Thelma	Webster	e joined in marriage by me in accordance
with the laws of the State of Vermo	nt, at Bellows Falls	this 25th
day of February		
Atte	st J. Wallace Chesbro	
		t
Resi	dence Bellows Falls	
	b. 28, 1917 191 , and	duly recorded.
	L. S. Hayes	3
mar. 1, 1917	191	[Town Clerk]
I hereby certify that the foregoin	ng is a true copy.	Cost on the large of the large
SECTION 3284, Public Statutes. SECT marriages and deaths filed in his office durin person was a resident in any other town at the town in which such parents of a child bordeath, and the clerk receiving such copies sh	or on 1. Said clerk shall, on the first day of e g the preceding month, whether the parents of the time of such birth, marriage or death, and so the bride or the groom, or the deceased was all file the same.	each month, make a certified copy of all births, f a child born, or a bride or a groom, or a deceased shall transmit such certified copies to the clerk of s a resident at the time of such birth, marriage or

No

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name Earl D. adams	Name (If a widow or divorced, maiden name also to be given.)
	(If a widow or divorced, maiden name also to be given.)
Age, 24 Color, White	Age, Color, Anite
Residence, Ollansford	Residence, 137 midsand St Soull
Occupation, Carfienter	Occupation, Ot 140000
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass.	Birthplace, 200. Luck Sury mase
Name of father, Harry tr. adams	Name of father, William H. Van Duri
Maiden name of mother, Status R. Peters	Maiden name of mother, } (Idsal files such as de rid
The intention of marriage by the parties abo	ove named was duly entered by me in the records
_	
	free according to law, this
Seventh day of Ofisil	
Issued, (Yuil 12, 1917.	durand J. Rothery Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
Torrell on the 14 th	day of Uril 1917.
Iness p	
Name,	mest A. Intes
Official station.	Clergyman
	of the last of the
Residence, tal.	s bremsford St I buell ma
This partificate properly attested must be	tween the first and tenth days of the month

This certificate, properly attested, must, between the first and tenth days of the month following, be returned to the clerk or registrar who issued the same.

CERTIFICATE OF THE MARRIAGE

OF

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

172

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Otis R. Aright	Name (If a widow or divorced, maiden name also to be given.)
Age, Scolor, It Shite	Age, Color, hite
Residence, 20. Chelmoford	Residence, 20. Welmeford
Occupation, Stationary Fireman	Occupation, Q+ 740m2
What marriage, first (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, 20. Chelmsford	Birthplace, 20 Chetmit 11
Name of father, Morton B. Might	Name of father, Benjamin Jondan
Maiden name of mother, Minnie E. Fisher	Maiden name of mother,
of the Journ of -61	eve named was duly entered by me in the records according to law, this is
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joing and the station, Residence, 3	day of Aril 1914. 1220 Moraig Ulfruste of the Gospel Believet Laurell

CERTIFICATE THE MARRIAGE	OF	AND	. 161	. 191
CERTI OF THE		7	ţe	pa

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Da

at

E

ation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

′ フ	•
/2	3
-	_

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.		
Name Henry Francis tessender	Name (La)		
Age, 270 Color, Thate	Age, 21 Color, White		
Residence, Linkshurg 221aux.	Residence, East Chelmsford		
Occupation, Cle 47	Occupation, At Itome		
What marriage, #sixet (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, Lowell Mease,	Birthplace, East Ebelinsford Musi,		
Name of father, albert S. to a similar	Name of father, Activity Bulling		
Maiden name Scabella Hillians	Maiden name Marthur, Learned		
The intention of marriage by the parties abo	ove named was duly entered by me in the records		
tifth day of	7.		
Issued, Ohr. 10 1917. 6	durand f. Kathaire Clerk.		
	BA ' I I		
Certificate of the Officiating	g Clergyman or Magistrate.		
	ned the above named persons in marriage, at		
East Chelmsford on the 2/2	t day of 4 pril 1917.		
V			
Name,	anuel. 4 Jackson		
Official station,	- Clerglyman 1 Methuen St. Lowell Mas.		
Rosidana 94	1 Methier St. Lowell Mas		
itesidence,,,			
This certificate, properly attested, must, between the first and tenth days of the month			

following, be returned to the clerk or registrar who issued the same.

ATF	THE MARRIAGE		101
THIC	MA	AND	
CERTIFICATE	THE		
	OF		4

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

191

Filed

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

anoor.	DDIDE
Name Walter E. Trubey	Numa Elisabeth M. Horok
	(If a widow or divorced, maiden name also to be given.) Age, 23 Color,
Age, 38 Color, White	
Residence, No. Chelmsford	Residence, No. Chelmsford
Occupation, Mill-operative	Occupation, Prill - orerative
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, No. Chelmsford	Birthplace, St. albans It.
Name of father, John Irubey	Name of father, Edward Hook
Maiden name } Emily Spuss	Maiden name of Mary Davis
of mother,	of mother,
	ove named was duly entered by me in the records
of the Jown of Ch	according to law, this
18th day of afri	1917.
Issued, April 23 1917.	
Certificate of the Officiating	g Clergyman or Magistrate.
h hereby certify that I join	
1/ 1/01/01/25	ined the above named persons in marriage, at
No netrustor on the 20	day of April 1917.
	day of Chril 1917.
	day of Opril 1917.
2	day of Chril 1917.
Name,	day of Chril 1917.
Name,	day of Chril 1917.

OF

		191	191
		-	-
	:		
AND			
¥			
		te	ed

Da

E

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

Tho	Commonwea	Ith	nf	Maggarl	martte
CHE	Chiminimina	rrri -	ĦŤ	Mannari	imbritz

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Le Roy & Webster	Name Ceclia L. Corriveau
Age, 20 Color, White	(If a widow or divorced, maiden name also to be given.)
A	Age, 20 Color, White
Residence, 20 Chelmsford	Residence, Jyngsloro
Occupation, Machinist	Occupation, Mill-oferative
What marriage,	What marriage, (ist, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Miass.	Birthplace, Inngsboro Mass
Name of father, Charles H. Hebster	Name of father, Cyphion Corrivan
Maiden name of mother, Lillian 2. Owler	Maiden name Lunima Chample ny
of mother,	of mother,
The intention of marriage by the parties about	ove named was duly entered by me in the records
of the Com of	relimited according to law, this
Third day of Man	
	7
Issued, May 5 1917.	duraid Roffing Clerk.
	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
remusera Mills on the	day of // 191/.
Name,	Lenn & Lett
	- Clerennon
Official station	
Residence,	To. Melusford

CERTIFICATE	THE MARRIAGE	OF	АМД	• 161	. 191
CE	OF TF			ate	iled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and Any such certificate may be recorded after correction in accordance then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Massuel d abrev aleijo	Name // (If a widow or divorced, maiden name also to be given.)
Age, 2/ Color, 7/2/nite	Age, 2 Color, White
Residence, 22 Tilden St. Lowell Mass.	Residence, East Chelmsford
Occupation, Mill-operative	Occupation, Mill operative
What marriage, (ist, 2d, 3d, etc.)	What marriage, first, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Sortugal	Birthplace, on langual
Name of father, antonio aleine	Name of father, Luiz Ourice
Maiden name Ludevina di Jesus	Maiden name Maria Roxario
or momer,	or mounds,
	ve named was duly entered by me in the records helm ford according to law, this if 1917. through LRettern Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Lowell on the twelf	the day of May 1917.
Name,	John S Perry
Official station,	O = O O O
Residence,	893 Central St., Lowell, St. ass
	the Community of the second

CERTIFICATE OF THE MARRIA	FICATE MARRIAGE
---------------------------	--------------------

OF

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

The !	Commonweal	lth	nf	Massar	husetts
-------	------------	-----	----	--------	---------

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Blair Hatson Horeman	Name Olona about Lexon (If a widow or divorced, maiden name also to be given.)
Age, 30 Color, White	Age, 25 Color, White
Residence, Chilinsford	Residence, Chelm ford
Occupation, Muchanic	Occupation, Ot Home
What marriage, Second (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, Midower	If a widow or divorced,
Birthplace, Salisbury Canada	Birthplace, Plymonth Mass,
Name of father, Freenlan B. Horsman	Name of father, Charles a. Dexon
Maiden name of mother, Comma Jame Auger	Maiden name Emma to Mayhan
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at
Chilmstord on the twile,	the day of 12 cay 1917.
Name. Cli	urtic It, Elli
	"nimiter of the Ecopel"
	lietuistord, 12 mii
Kesidence,	- I was
	woon the first and tanth days of the mouth

CERTIFICATE OF THE MARRIAGE	AND		191	191
OF		at	Date	Filed

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

The Commonwealth of Massachusetts

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name John Henry Gullis	Name There a Louise Eli
Age, 23 Color, White I	(If a widow or divorced, maiden name also to be given.) Age, Color, State
Residence, 20. Chelmsford	Residence, That ford Innas.
Occupation, Checker in mill	Occupation, Mill operations
What marriage, (1st, 2d, 3d, etc.)	What marriage.
(1st, 2d, 3d, etc.) If a widower or divorced,	(1st, 2d, 3d, etc.) If a widow or divorced,
Birthplace, 720 Chelmsford	Birthplace, 2/2 it Chelmsford
Name of father, Thomas H. Guffy	Name of father, Matthew Elliote
Maiden name margaret me Malley	Maiden name Catherine In Queen
<i>J</i>	
The intention of marriage by the parties ab	ove named was duly entered by me in the reco
of the Cown of Che	hueford according to law,
28th day of Ofri	1917.
Issued, Oppoint 4 1917.	Should J. Kolbing Che
Certificate of the Officiation	g Clergyman or Magistrate.
	pined the above named persons in marriage,
Comparation on the	day of 191
Name,	my froll
	Clergerman /
Official station	
Official station Residence,	

TE		161	191
CERTIFICATE THE MARRIAGE	AND		
OF T		ıte	led

at

Ä

臣

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina. [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

	7
///	

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Jame Charles & nelson	Name Olice P. Poitsas. (If a widow or divorced, maiden name also to be given.)
Age, 27 Color, Hhite	Age, 25 Color, thite
Residence, Hest Chelmsford	Residence, 33 Hast Fifth St. Lowell
Occupation, Car Refairer - Bay State R. P.	Occupation, at Itomas
Vhat marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
f a widower or divorced,	If a widow or divorced,
Birthplace, Sueden	Birthplace, Machina n.) f.
Name of father, Carl Melson	Name of father, Thomas Poitras
Maiden name } Mary Peterson	Maiden name of mother,
	ve named was duly entered by me in the records according to law, this 1917. Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Lowell on the 19	day of may 1917
Name, 701	ut Sabossiere
Official station,	Triest
Residence, 2.v.	7 W6 th Lowell
This partificate properly attacted must be	tween the first and tenth days of the month

CERTIFICATE	THE MARRIAGE	OF	AND	, 191	. 191
CERT	OF THE			ate	lled

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

H

8

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.] peace",

Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

The	Commonwealth	nf I	Hassarl	pusetts
-----	--------------	------	---------	---------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Joseph a. Verville	Name Marie Olbina Lacours (1f a widow or divorced, maiden name also to be given.)
Age, 36 Color, White	Age, 17 Color, White
Residence, 20. Chelmeford	Residence, 20. Chelms for d
Occupation, Stone worker	Occupation, Frill-ofleration
What marriage, 2nd (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, The decated	If a widow or divorced,
Birthplace, Canada	Birthplace, Lovill mane
Name of father, Alsed Verville	Name of father, Moise Lacoural,
Maiden name Herry lie Vissor	Maiden name of mother, \ Maiden name Lafrante
14th day of May Issued, May 19 1917.	Livered J. Rolbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
helms for on the	ined the above named persons in marriage, at day of 1917.
Name, Le	nry J. Sertt
Official station	AVALORIGIA
This certificate, properly attested, must, be	tween the first and tenth days of the month

ICATE	ARRIAGE			. 161	. 191
CERTIFICATE	OF THE MARRIAGE	OF	AND	 Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has English language. | Section 30.1

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

	, (
GROOT	BRIDE.
Name Fred Siegal	Name Dorothy Graville
	(If a widow or divorced, maiden name also to be given.)
Age, 21 Color, White	Age, 20 Color, White
Residence, 20. Chelmsford	Residence, Lonald Mass
Occupation, Brakeman	Occupation, Ot Home
What marriage, # In the transfer of the transf	What marriage, first (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, New York City	Birthplace, Lowell Mase.
Name of father, Joseph Siegal	Name of father, Charles Gravelle
Maiden name Mary Ronlean	Maiden name Lucy Shafard
l'	
	1 11 1 1 1 1 1 more in the meaning
	ove named was duly entered by me in the records
of the Jours of the	lmeford according to law, this
21st day of Ma.	/ 7
Tacher Carest	
Issued, May 2/ 1917.	fraid ! Hot bing Clerk.
Issued, 191/.	
Certificate of the Officiating	g Clergyman or Magistrate.
/ I hereby certify that I io	ined the above named persons in marriage, at
file of certify and 1	day of heay 1917.
Sover on the 21=	day of
G_{α}	E. K O Halle
Name,	acer & 11 - cog
Official station.	Thiest-
Onicial station	C 94 - T B 5 7 100
Residence, 12	minimor vous- cowell
	tween the first and tenth days of the month

OF	CERTIFICATE THE MARRIA
----	---------------------------

2			
=	£		
2	3		
•	۳,		
ы	4		

AND	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0		191	191
	•			
			•	
	:	:		
		:		
<u>.</u>				
AND		•	•	
			ate	iled
ž			त्र	==

3

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name JEsse Brethart Gill	Name Hilda Louise DE La Ttarp (If a widow or divorced, maiden name also to be given.)
Age, 25 Color, Hhite	Age, 22 Color, White
Residence, Lowell Mass-	Residence, 200 Chelmsfold
Occupation, Surgent Co & 6th mass Inft	Occupation, at Home
What marriage, # Crst (1st, 2d, 3d, etc.)	What marriage, # 1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Canada	Birthplace, les ser Seland
Name of father, Joseph albert Gill	Name of father, lias F. De La Harpe
Maiden name of mother, \ Alice Lee Jones	Maiden name Linisa Princs
\mathcal{O}	
- A A	
Certificate of the Officiating	g Clergyman or Magistrate.
I, hereby certify that I join	ned the above named persons in marriage, at
Worth Chelmston on the 23	d day of May 1913.
Name,	mes M Orang
Official station,	Munster of the Gospel
Residence,	Belmont St Lowell
This certificate, properly attested, must, her	tween the first and tenth days of the month

CERT	
------	--

OF

AND	ate191	181
	ate	iled

Extracts from Chapter 151, Revised Laws, rolating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation, [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] meeting.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No	 	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE,
Name Odward & Latrance	Name / Orl / Louff (If a widow or divorced, maiden name also to he given.)
Age, 23 Color, White	Age, 24 Color, White.
Residence, 220. Chelmiford	Residence, Lowell Mass
Occupation, Leather worker	Occupation, Hosiery Cherative
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Little ton D. T.	Birthplace, Buton Mass
Name of father, Edmand La # sance	Name of father, Let Louff
Maiden name Janua La Gendeur of mother,	Maiden name Scongranna Velu
The intention of marriage by the parties abo	ve named was duly entered by me in the records
of the Jours of Che	lusford according to law, this
16th day of Mar	1917
Issued, May 2/ 1917.	Charles J. Kolbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Lovull Masson the 18 E	day of May 1917.
Name, AA	austin Islatoin
Official station	gustin Gatoir
Paridana 714	Merimach Lowell flass
Residence,	The state of the s

	耳
	FICAT
	Ĭ.
:	Ä
No	RTI
	5
J	
N	

OF

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Harry B. Obrahamson	Name Harrietta Douglass. (If a widow or divorced, maiden name also to be given.)
Age, 277 Color, White	Age, 32 Color, 2 lit
Residence, M. Tohelmsford	Residence, Tree Grand
Occupation, Mill-overseen	Occupation, Pull ofweather
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, Droced
Birthplace, Dr. Tokelmstord	Birthplace, Boston mass
Name of father, Charles E. Ubrahamson	Name of father, William & Dongton
Maiden name of mother,	Maiden name Elizabeth Perkins
of the Cour of the 26th day of man	1
Certificate of the Officiating	g Clergyman or Magistrate.
hereby certify that I joi	ned the above named persons in marriage, at
on the	day of
Name,	ours of Buspaker
Official station,	Clergyman
Residence,	Melford, Mass
This certificate, properly attested, must, be	tween the first and tenth days of the month

	CERTIFICATE	MARRIAGE	OF	
	CERTI	THE		
0		OF		

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Residence, 25 Cotom St. 2011 Many Occupation, Cocupation, Occupation, Ot 75 orne What marriage, (Ist, 24, 34, etc.) If a widower or divorced, Birthplace, Occupation, Other, Occupation,	Age, 26 Color, White	Age, 22 Color, White
Occupation, What marriage, (int, 2d, 3d, etc.) If a widower or divorced, Birthplace, Name of father Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the of mother, 23.12 Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Official station, Official station, Occupation, What marriage, (ist, 2d, 3d, etc.) If a widow or divorced, Birthplace, Name of father, Harriage, Maiden name of mother, Name of father, Harriage Name o	Residence, 25 Coburn St. Lovel Mass	Residence, 260. Chilme ford
What marriage, (1st, 2d, 3d, 9tc.) If a widower or divorced, Birthplace, Sala 3d, 9tc.) Name of father, Sala 2d,	$\mathcal{L}_{\mathcal{O}}V$	Occupation, Ot Home
Birthplace, Name of father Name of father Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the of mother, Aday of 191. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at of the official station,		What marriage, First
Birthplace, Sanoue Name of father, Harry Maiden name of mother, Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the solution of mother, Aday of 1917. Issued, Maiden name of mother, Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at on the day of the solution of marriage, at Official station, Clergyman or Magistrate.		(1st, 2d, 3d, etc.)
Name of father Same of Maiden name of mother,	C. 11. 212	Q.1 2,
The intention of marriage by the parties above named was duly entered by me in the records of the of Champer according to law, this 23d day of 1917. Issued, Maiden name of Maiden name of mother, Statuted Bacton. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at on the day of Magistrate. Official station, Clergyman or Magistrate.	Birthplace, Solling of Control of Control	Birtinplace,
The intention of marriage by the parties above named was duly entered by me in the records of the official day of according to law, this 23rd day of 1917. Issued, 28 1917. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at on the day of 1917. Name, Levy Thomas Clergyman or Magistrate. Official station, Clergyman or Magistrate.	Name of father, Smest Zamone	
The intention of marriage by the parties above named was duly entered by me in the records of the of the line of according to law, this 23rd day of 1917. Issued, May 28 1917. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at on the day of the line of	Maiden name Agnes Demantt	Maiden name of mother, I have a Beaton
of the law, this 23rd day of 1917. Issued, may 28 1917. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at on the day of 1917. Name, Lewy Tolking Clergyman. Official station, Clergyman.	<i>G</i>	
Name, Leny of June 1917. Official station, Clergy man	Issued, May 28 191%.	Sweet / Robbing Clerk.
Name, Leny of June 1917. Official station, Clergy mon	A I hereby certify that I jo	ined the above named persons in marriage, at
Name, Sensy Jest	· Chalmaland on the	day of June 1917
Official station, Clergy mon		-1 () - PA
On all lend rate	Name, Name	ny f. Vesto
Residence, No Chilmsford	Official station	Clergymon
Total Color	Residence.	io ellustoro
	Toesideneey	

No

OF

at at 191 Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemdate of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Age, 26 Color, White	Age,
Residence, Ekelmstrid	Residence, 20 thelings
Occupation, Good Lesigner	Occupation, Oct 740me
What marriage, (1st, 2d, 3d, etc.)	What marriage, # 1 1.2 t
If a widower or divorced,	If a widow or divorced,
Birthplace, New Cannan 72. S.	Birthplace, Dis Chelmsford
Name of father, Jonah Skidmore	Name of father, Patrick It lake
Maiden name of mother,	Maiden name Catherine Helch
Issued, 200 3/ 1917.	according to law, this
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	pined the above named persons in marriage, at
1 hereby certify that I jo	day of June 1917.
Name.	enry & Scott
Official station	
Residence,	no Alleman
	The state of the s
	etween the first and tenth days of the month

CERTIFICATE	OF THE MARRIAG

OF

	•		•	•
			191	191
	:		-:	1
				:
		:	:	
Д				
AND	:			
,				
		:		
			:	
	•			
AND				
			te	led

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

H

Ã

at

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. $[Section\ 3I.]$

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemdate of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

187

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Olifford Exerett Hall	Name amie Elizabeth Gerkins
Age, 20 Color, White	(If a widow or divorced maiden name also to be given.) Age, Color, Houte
Residence, North Chelmsford	Residence, Fistford Mass
Occupation, Machinist	Occupation, St Home
What marriage, #uret (1st, 2d, 3d, etc.)	What marriage, fist, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, North Chelmsford	Birthplace, Mu Brunswick
Name of father, Saac G. Hall	Name of father William W. Perkins
Maiden name of mother, Saffie & Lewland	Maiden name Ella Jane Doncett
of mother,	of mother,
of the Com of Chel	ve named was duly entered by me in the records according to law, this 1917. Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
MEStood Lowwhip on the 13	th day of Years 1917.
Name,	Elonzo S. Tele
	Clergyman
Residence, M	Estford (Gamteville Mass.)
This certificate, properly attested, must, bet	ween the first and tenth days of the month

)»	CERTIFICATE	OF THE MARRIAG	OF
O			

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemmeeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.	
Name Crierson Real Matean	Name Ohrietine Ulice Uslams Graves (If a widow or divorced, maiden name also to be given.)	
Age, 46 Color, White	Age, 42 Color, White	
Residence, 41 Sixth St. Lowell Mass	Residence, Chelmeford	
Occupation, Motorman	Occupation, At Horry	
What marriage, (1st, 2d, 3d, etg.)	What marriage, (1st, 2d, 3d, etc.)	
If a widower or divorced, Divorced	If a widow or divorced, Wraon	
Birthplace, Bince Edwards Island	Birthplace, LEfamon H. H.	
Name of father, allen Mc Lean	Name of father, Joseph & adams	
Maiden name Elizabeth Brown	Maiden name fanny & Cearl	
of the of the day of lissued, we let 1917.	ove named was duly entered by me in the records according to law, this was according to law, this was a cording to law.	
Certificate of the Officiating Clergyman or Magistrate.		
I hereby certify that I jo	ined the above named persons in marriage, at	
Chalmasfied on the 14	L day of J. 1917.	
Name,	Le Roy Greensk	
Official station, La		
Residence,	helings in al	

OF

at
Date
191
Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina. tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]



Commonwealth of Wassachusetts.

MIDDLESEX, SS.	
	J hereby certify that, at the Superior Court holden
within and for the Co	unty of Middlesex, on the twenty-fourth day of
November	in the year of our Lord one thousand nine hundred
and sixteen	, a divorce from the Bond of Matrimony - Nisi -was
decreed by the Court,	between Emerson N. McLean
of Lowell	, in the County of Middlesex
and Abbie Eldor	a McLean of Portsmouth in the County
of Rockingham and	State of New Hampshire,
in favor of saidEr	merson N. McLean
for the cause ofad	ltery
on the part of said	Abbie Eldora McLean,
	ter the expiration of six months from the entry thereof, unless the
Court has for sufficien	t cause, on application of any party interested, otherwise ordered.
Said term of s	ix months expired on the twenty-fifth day of
	D. 1917, and I certify that the Court had not otherwise ordered.
AAAA.	
In testin	nony whereof I have hereunto set my hand, and affixed the seal of
	said Court, at Cambridge, this eighth day
3	ofJune, A.D. 1917.
1.1	Mm. C. Dillingham Clerk.
	Min. Collingham Clerk.

DECREE OF DIVORCE, ABSOLUTE.

Emerson II. McLean

vs.

Abbie Eldora McLean

SUPERIOR COURT.

FORM B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Thomas V. Butler	Name Soberta B. Ma Michael
Age, 25 Color, thite	(If a widow or divorced, maiden name also to be given.) Age, 25 Color, hit
Residence, No. Chelmsford	Residence, No. Chelmsford
Occupation, Machinist	Occupation, Lacher
What marriage, (1st, 2d, 3d, etc.)	What marriage, First (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, New Brunswick	Birthplace, New Brunswick
Name of father, Sidney Butler	Name of father Elevander machinel
	Maiden name Sadie Tommah
Maiden name of mother, \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	of mother,
The intention of marriage by the parties abo	we named was duly entered by me in the records
of the Joseph of Chel	according to law, this
// day of Jun	1917.
Issued, 1917.	desaid & Obeng Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Lavell on the 164	day of /// 191 7.
Name,	seed M Orang
Official station,	Menter of the Gospel
3	19.0 1 A P
Residence,	summer de a burth Mas

	CERTIFICATE	OF THE MARRIAGE
o		

OF

		•	•
AND		ate191	d
-		at	iled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and Any such certificate may be recorded after correction in accordance then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

190

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Namemery Primard	Name (If a widow or divorced, maiden name also to be given.)
Age, 28 (Color, White	Age, 28 Color, White
Residence, Chelmsford	Residence, Lowell Mase.
Occupation, Moulder	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Chelmsford	Birthplace, Lonald Mass.
Name of father, Smeet Semand	Name of father, Arthur Vougas
Maiden name of mother, Colizabeth Lussier	Maiden name Exclas Landry of mother,
	ve named was duly entered by me in the records
of the Jour of the	lusford according to law, this
Fourth day of June	191/.
Issued, June 9 1917. Od	dward J. Kobbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
drowell Mars on the	day of June 191/.
Nama	harler Denizol
Official station,	79 5 11 12 66 - 6 00 11
Residence,	Nd Meruma CM Dowell Man
This certificate, properly attested, must, bet	ween the first and tenth days of the month

CERTIFICATE	OF THE MARRIAGE	AND			191
Vo	0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	42	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

FORM B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Ornest L. Hill	Name Edith E. Mystrom (If a widow or divorced, maiden name also to be given.)
Age, 31 Color, White	Age, Color, White
Residence, Lowell Mass	Residence, Nest Chelmsford
Occupation, Clerk	Occupation, at Home
What marriage, 4 ret.	What marriage, furt (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Lowell Mass	Birthplace, Nockfront Mass.
Name of father, Charles H. Hill	Name of father, Carl G. Systrom
Maiden name of mother, Subar	Maiden name of Mugusta Anders on
	ve named was duly entered by me in the records helm fold according to law, this 1917. Clerk.
Certificate of the Officiating	de Clergyman or Magistrate.
Sowell Mass. on the Twent Name, He Official station,	ned the above named persons in marriage, at it day of June 1917. My J. Prove St. Lowell Mass

CERTIFICATE	OF THE MARRIAGE

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Raymond Harrimon Gates	Name nande Jessie Hollis (If a widow or divorced, maiden name also to be given.)
Age, 23 Color, 78hite	Age, 23 Color, Mite
Residence, 22 Pine St. Lowell Mass	Residence, Chelmstord
Occupation, Sign Jainter	Occupation, Munition Haclory
What marriage, # Ust (1st, 2d, 3d, etc.)	What marriage, fist, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Flora Scotia	Birthplace, Sackville M. B.
Name of father, Isaac Harriman	Name of father, arthur Itallis
Maiden name Bessie Ray	Maiden name Eiggie S. Richardson
of the Joseph of Ches 20th day of June Issued, June 26 1917.	
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at
Chilersford on the 27	day of
Name,	Milson Waters
Official station,	Prist
Residence,	Chelinsford

0	CERTIFICATE	OF THE MARRIAG
. •		

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.] English language. [Section 30.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

E	^	0		D
		la:	M	

The Commonwealth of Massachusetts

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Charles H. Ttale	Namo Tilla Coromwell) Mackay
Age, 48 Color, White	(If a widow or divorced, maiden name also to be given.) Age,
Residence, 20 Chelmsford	Residence, 68 Gates St. Lowell Mass
Occupation, Lancape gardener	Occupation, Ot Home
What marriage, #cret	What marriage, Second (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, Nadow
Birthplace, Brookline M. H.	Birthplace, Province of Quetre
Name of father, Oliver H. Hale	Name of father, James a. Cromsull
Maiden name of mother, Lanna Robbins	Maiden name Herrictta Scott
or momer,	or mother,
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
Draent on the 270	day of Course 1917.
Name, &	usse Bartlet
	9
Residence	Clargymans
Ticsiuence,	
This certificate, properly attested, must, bet	ween the first and tenth days of the month

D	CERTIFICATE	OF THE MARRIAG
c		

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

	m 27,1917 (194
Groom	Harry Asa Cole
Bride	Josephine Juiris
Residence of Groom	Lowell, Mass.
" Bride	Chelmsford, Mass.
Age of Groom	26
ff Bride	19
Color of Groom	White
Bride	White
Occupation of Groom	Steward
" Bride	HOME .
	Lowell, Mass.
	Austria
	room. lst
	ride. 1st
Groom Widowed or Di	vorced
Bride " "	n
Intention Filed	June 21, 1917
By whom Married	Geo. H. Reed
Residence	Concord, N. H.
Official Station	Clergyman
	June 27, 1917
	Concord, N. H.
Place	[Record continued over.]

*Clergyman or Justice of the Peace.

[Record continued.]

	[20	ecord continuedly
	GROOM'S F	FATHER AND MOTHER.
Father's	Name	John W. Cole
	,	Lowell, Mass.
16	Residence	
4.6	_ 56	Color White
	Age*	Ott own and
46	Occupation	Steward
		Lowell, Mass.
41	DIEGEDERACE	
		Elizabeth Johnston
Mother's		
- 11	Residence	Lowell, Mass,
"		Oolor White
		Housewife
11	Occupation	~
61	Rivthnlage	Canada
	Direnpiaco	TATHER AND MOTHER.
	BRIDE'S F	Daten Tuinia
Father's	Name:	Peter Juiris
		Chelmsford, Mass.
"	Residence	
46	38	Color White
14	Occupation	Farmer
		Austria
"		
Man hand	Name	Ketherine Piega
Mother	O TIMETO	
11	Residence	nelmsford, Mass.
		Oolor. White
61	•	
11	0 4	Housewi fe
	Occupation	A 1 6
46	Birthplace	Austria
	T. 0	N II
	THE STATE	e of New Hampshire
7.3	erder certify that	the above marriage record is correct to
the best	of my knowledge	style belief.
A	Event 1	lace bullio
· for a be	//	Concord N H
Clerk o	1	Tally 12 1017
Date		anth 19, 1911
#1# do	negged give age	at death.

The Commonwealth of Massachusetts

195

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Tred a. Butters	(If a widow or divorced, malden name also to be given.)
Age, 59 Color, It hite	Age, Golor, Athte
Residence, Chelmeford Mass	Residence, Whelmsford Mase
Occupation, Carpenter	Occupation, It Home
What marriage, Second (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, Valoria	If a widow or divorced, Mudon
Birthplace, Dracut Mass.	Birthplace, Socioni Muss
Name of father, George H. Butters	Name of father, Charles I Shanaha
Maiden name of mother, Shiller	Maiden name Many Hamilton
	0
The intention of marriage by the parties abo	eve named was duly entered by me in the records
of the Comm of Chelm	according to law, this
22nd day of Jun	1917.
Issued, 191/. 6	dward Rolling Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ned the above named persons in marriage, at
horfolk, Va. on the 30 th	
Name, A. L	
	minister
Residence,	33 Park ave horfolk, Va

:	CERTIFICATE	MARRIAGE	OF	
	CERT	THE		
•		OF		

AND

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 3I.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

The Commonwealth of Massachusetts

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Ourtis O Fairbanks	Name Cstlev / H Ssl. (If a widow or divorced, maiden name also to be given.)
Age, 40 Color, White	Age, 24 Color, White
Residence, Monadnock N. H.	Residence, Sc. Chelmoford
(p), $+$	
Occupation, Samuer	Occupation, lacher
What marriage, (1st, 2d, 3d, etc.)	What marriage, 77 O.S.C. (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Garton 9t	Birthplace, So Chelmsford
Name of father, Joseph L. Fairbanks	Name of father, Charles to All Fish,
Maiden name Louise F. Caswell	Maiden name & Lilliam & Fitch
of mother,	or motner,
The intention of marriage by the parties about of the of the	eve named was duly entered by me in the records
	helms for according to law, this
of the Journ of Construction of June 22 1917.	helms for according to law, this
of the Journ of Sixteenth day of June 22 1917. Certificate of the Officiating	helisford according to law, this 1917. Shrand Robbins Clerk
of the Source of Sixteenth day of Surface of the Officiating I hereby certify that I join	helisted according to law, this according to law, according to lac
of the Sixteenth day of	helmsford according to law, this 1917. Clerk G Clergyman or Magistrate. Ined the above named persons in marriage, a
of the Journ of Sixteenth day of June 22 1917. Example 22 1917. I hereby certify that I join	helmsford according to law, this 1917. Clerk G Clergyman or Magistrate. Ined the above named persons in marriage, a
of the Sixteenth day of	helmsford according to law, this 1917. Clerk G Clergyman or Magistrate. Ined the above named persons in marriage, a
of the Sixteenth day of	helmsford according to law, this 1917. Clerk G Clergyman or Magistrate. Ined the above named persons in marriage, a

OF	AND

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

161....

Date ...

Filed

191

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemdate of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

FORM B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Frederick Edward Morris	Name Martha Gertrude Roark
Age, 27 Color, White	(If a widow or divorced, maiden name also to be given.) Age,
Residence, Lowell Mass.	Residence, Chelmsford
Occupation, Dentist	Occupation, School Teacher
What marriage, # ist, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Zowell Mass	Birthplace, Zonall Mass
Name of father, tatrich Morris	Name of father, James Koark
Maiden name Margaret Donnelly of mother,	Maiden name of mother, } Clara Coleman
of the John of 61	ove named was duly entered by me in the records according to law, this
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at
ho, Chelius and on the gin	day of
Name	halle HA raney
Official station,	
· · · · · · · · · · · · · · · · · · ·	uch St. no, Chemsford,
This certificate, properly attested, must, bet	ween the first and tenth days of the month

AND

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

FORM B

The (Iommonweal	th n	f M	assarl	usetts
-------	------------	------	-----	--------	--------

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Danker 7. Isumbull	Name Sadu (L. Brown (merry (If a widow or divorced, maiden name also to be given.)
Age, Color, Marte	Age, 42 Color, White
Residence, Chelmsford Mass	Residence, Chelmsford mass
Occupation, Steam Litter	Occupation, Cleck
What marriage, Fuet	What marriage, (int 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, Widow
Birthplace, Leoninety mass	Birthplace, Cambridge mase
Name of father, Filliam & Irumbull	Name of father Halter H. Brown
Maiden name mary & Kittredge	Maiden name Henrietta & Bearce
<i>J</i>	or mother,
The intention of marriage by the parties abo	ye named was duly entered by me in the records
	relimited was dury entered by the in the records
Seventh day of July	
()	T, P.
Issued, July 12, 1917.	dward fi Vorng Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I joi	ned the above named persons in marriage, at
Chelmsford on the 14	day of Inc. 191
	des alcohnson
Official station,	Minister g Grapel
Residence,	Chelmofrost Mass

CERTIFICATE OF THE MARRIAGE	Ç
--------------------------------	---

at Date. 191 .

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tinues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congrealth, who has filed with the clork or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant gation of said faith established in this comm tion, who resides in this commonwealth and English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Corfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

199

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name David Olesson	Name Clatrice M. Sutherlan 4
Age, 26 Color, White	Age, 24 Color, White
Residence, Fest Chelmford	Residence, Nestford
Occupation, Story Cutter	Occupation, accountant
What marriage, (1st, 2d, 3d, etc.)	What marriage, # test (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Dueden	Birthplace, Charlestown Mass
Name of father, Carl Olson	Name of father, Clongs Sutherland
Maiden name Cligabeth trederickson of mother,	Maiden name of mother,
	ove named was duly entered by me in the records left ford according to law, this 1917. Sharard Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
on the 18	the day of luly 1917.
Name,	
Official station	, Corpy man
Residence,	1 WEXXford

CERTIFICATE THE MARRIAGE	OF	AND	191	101
CERT OF THE			92	pa

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Fil

Da

at

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars. meeting.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

200

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROUM.	DRIDE.		
Name alvin H tletcher	Name Dora May Wen tworth (If a widow or divorced, maiden name also to be given.)		
Age, 29 Color, White	Age, 25 Color, White		
Residence, Chelmsford Mass	Residence, Chelmsford Mass.		
Occupation, Salesman	Occupation, Lacher		
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)		
If a widower or divorced,	If a widow or divorced,		
Birthplace, Ingraploro Mass	Birthplace, Wilton Milk 1.) 4.		
Name of father, also to teletelses	Name of father, Edgar a. Moutwort		
Maiden name of mother, White	Maiden name of mother, \ Ooia a Cord		
The intention of marriage by the parties abo	ove named was duly entered by me in the records		
of the Journ of the	elm e for according to law, this		
28th. day of Jarly	1917.		
Issued. On 9. 2, 1917.	Sward & Robbing Clerk.		
Issued, 131/.			
Certificate of the Officiating	g Clergyman or Magistrate.		
I hereby certify that I join	ined the above named persons in marriage, at		
Chalmsford on the 2d.	day of Juguet 1917.		
Name, L. La Kor Greene			
of the second se			
Official station,	of the Man		
Residence,	helmsfind, 110 211.		
This contificate properly attested must be	tween the first and tenth days of the month		

***************************************	CERTIFICATE	OF THE MARRIAGE	OF	
).		OF		

Z

Filed

at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith, [Section 24.]

FORM B

BIO			

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Charles W. Corey	BRIDE.
10 1	(If a widow or divorced, maiden name also to be given.)
Age, 29 nt. Nachungten St.	Age, 23 Color, White
Residence, Lovel mass	Residence, 10 Chellustona
Occupation, Milf- Second hand	Occupation, Hose Sentles
What marriage, fact.	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Canada	Birthplace, 120. Whelm of a d
Name of father, John Cores	Name of father, Renjamin Fordon
Maiden name Sarah Laraway	Maiden name Clibritine Spanding
J.	
	according to law, this
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
Lowell on the 7	h day of august 1917.
-//	101-5 day Wardhury
Name,	11- ·) An 11-1 1 01
Official station	(Muster of the Zosper
Residence, 2	57 Rogers Il Lowell, Mass
The second second second by	twoon the first and tenth days of the month
I his certificate, properly attested, must, be	tween the first and tenth days of the month

CERTIFICATE
OF THE MARRIAGE

0 F

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.] English language. [Section 30.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemof the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name William H. Davis	Name addie M. (Hall) Chase
Age, 63 Color, Thite	(If a widow or divorced, maiden name also to be given.) Age, Color, Ante
Residence, Chelmsford Mass	Residence, Societer Mass.
Occupation, Shoemaker	Occupation, Boarding & Lodging Home
What marriage, 200	What marriage, (1st 2d ad etc.)
If a widower or divorced, Hidowed	If a widow or divorced, Adam Swored
Birthplace, Marlor o Mass	Birthplace, Littsfield M. 14
Name of father, Glorge G. Davis	Name of father, Henry 74. 74 all
Maiden name of mother, Mary a adams	Maiden name of mother, Sarah to Pickering
	V
	eve named was duly entered by me in the records
0 0	Insford according to law, this
23.d day of July	191/.
Issued, 28 191/.	duard Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
	the day of acceptable 1917.
·	
	tuncia Hallan
Official station,	Dr. water of the Eochel
Residence, TO	Felina, till I de de de
This certificate, properly attested, must, be	tween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE
OF THE MARRIAGE

AND

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemmeeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

203

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Walter Steele	Name Odith III De La Hayl (If a widow or divorced, maiden name also to be given.)
Age, 24 Color, White	Age, Color, White
Residence, Westford Mass	Residence, 720 Chelmsford
Occupation, Specialist	Occupation, At Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, First (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Westford Mass	Birthplace, 716. Chelmofor &
Name of father, Mersin Steele	Name of father, Chias Fr. Sela Hay
Maiden name Margaret Dairdson	Maiden name Louisa Pinel
of the Com of Ch	ve named was duly entered by me in the records elization according to law, this ast 1917. dward filter bing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ned the above named persons in marriage, at day of August 1917.
Name, Jan	nes Ill Graig
Official station,	Minister of the gospel
Residence, 3	Belmont It Lawell

	CERTIFICATE	OF THE MARRIAGE
Ó		

OF

	:	i		
	•		_	
		- 1	191	191
				-
				:
				;
				:
	:	:		
			:	
				:
	:	:	:	
			•	1
			1	
		:	:	
				:
;	:		:	
\sim				:
AND	:			
9			•	
~;				:
:	:		:	
	:			
				:
				:
•	:	- :		
:	:			
				:
:	:			:
			:	
			:	1
AND				
				:
			ai.	ed
			0	0

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

E

Da

at

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 3I.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] clerk or registrar who receives them.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and Any such certificate may be recorded after correction in accordance then only in such form and to such extent as said clerk or registrar may prescribe. herewith. [Section 24.]

FORM B

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.					
Name Mary Josephene Sichardeon					
Name (If a widow of divorced, maiden name also to be given.) Age, Color, Maiden name also to be given.)					
Residence, Chelm ford					
Occupation, Howard Oferative					
What marriage, (1st, 2d, 3d, etc.)					
If a widow or divorced,					
li a whow of divolects					
Birthplace, Ohelms forth					
Name of father, Joseph H. Richardson					
Maiden name Mary a. m. Donough					
of mother,					
The intention of marriage by the parties above named was duly entered by me in the records					
elinesford according to law, this					
1917.					
0 $(1 - 2 - 2)$					
dward & Robbing Clerk.					
g Clergyman or Magistrate.					
5 Olergyman or magistrate.					
ined the above named persons in marriage, at					
day of Aug 1917.					
101					
Name, Law al Cobroson					
\mathcal{M}_{i}					
, mulle of Joris					
Residence, Chelmsford Muss					
This certificate, properly attested, must, between the first and tenth days of the month					

following, be returned to the clerk or registrar who issued the same.

6	CERTIFICATE OF THE MARRIAGE	OF	AND		led
No.				at	Date. Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.] English language.

date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance

herewith. [Section 24.]

205

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	DRIDE.			
Name arthur Joseph ayotte	Name & Janche Herriette Lario			
Age, 24 Color, White	Age, 24 Color, White			
Residence, Chelmsford Mass.	Residence; 36 De catur St. Low Il Masse			
Occupation, Charffeur	Occupation, Clerk			
What marriage, (1st, 2d, 3d, etc.)	What marriage, #crst			
If a widower or divorced,	If a widow or divorced,			
Birthplace, Chelmsford mass.	Birthplace, Lowell Mass			
Name of father, Intoine & Ayotte	Name of father, Albert Hario			
Maiden name of mother, } Agilda Lambert	Maiden name of mother, Sea methot			
	ove named was duly entered by me in the records			
of the Journ of Chelmsford according to law, this				
Sixteenth day of Ougust 191%.				
Issued, (dug 21, 1917.	Uward J. Robbing Clerk.			
	g Clergyman or Magistrate.			
I hereby certify that I jo	ined the above named persons in marriage, at			
Lowell Class on the 22	day of August 1917.			
Name, 201	ugustin Graton			
Official station	, Priest			
	Mersinaet It Jowell Mass			
This certificate, properly attested, must, between the first and tenth days of the month following, be returned to the clerk or registrar who issued the same.				
tollowing, be returned to the cleri	to registral with issued the same.			

CERTIFICATE	~OF THE MARRIAGE	AND	at	Date	Filed

1. .

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominagation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

206

17

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name John B. Wrigley	Name Mary E, Dollard (If a widow or divoyced, maiden name also to be given.)
Age, (28 Color, Shilt T	Age, 22 Color, White
Residence, Lowell Mass.	Residence, Chelmsford Mann
Occupation, Kritter	Occupation, At Home
What marriage, # ust (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Chatham	Birthplace, Lowell Mass
Name of father, William Mrigley	Name of father, William Dollara
Maiden name Catherine O Donnsell	Maiden name Olizabeth M Donoug
The intention of marriage by the parties about	by named was duly entered by me in the records
of the lown of tok	refreshed according to law, this
13th. day of One	191/.
Issued, (Ing 18 19).	elman of the Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
A	day of Chegust 1917.
//	<i>y</i> ,
	harlest 1/4 Eaver
Official station	
Residence,	nor Chelius Joed Jesans

	J.A
	J.
100	CERTIFICA
	Ä
	0
0	

OF

1

at ... 191 .

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] meeting.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

207

No....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name John a. Nelson	Name Mathild a Petterson Betterina (If a widow or divorced, maiden name also to be given.)
Age, 56 Color, White	Age, Color, Color,
Residence, Lowell mass	Residence, Cast Chelmsford
Occupation, Suft.	Occupation, House keeper
What marriage, Second (18t. 2d. 3d. etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, Madowii	If a widow or divorced, Midow
Birthplace, Sunden	Birthplace, Sweden
Name of father, Leter relson	Name of father, Johannee Leterson
Maiden name Johanna Larson	Maiden name Maria Martinson of mother,
of the John of Ch. 15th, day of Ong Issued, Jan 20 1917.	elmoford according to law, this 1917. Show of the Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
Lowell Mass on the 25	day of cheigenst 1917.
Name, Rev.	P.E. Nongren
	, Cowel Mass
Residence.	15 Meadoweroff Vt
Total tolloop	

	知 知		191
	THE MARRIAGE		
 T.D.T.		AND	
T047	THE MARRIA		
0	OF		ate lled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. $[Section\ 3I.]$

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

Commonwealth of Massachusetts.

COPY OF CERTIFICATE OF INTENTION OF MARRIAGE.

This form is for the use of the person officiating when the parties to the marriage are not residents of the city or town in which the marriage is solemnized, and is to be filled out, properly attested and returned, to the registrar or clerk of the city or town in which the marriage took place, on or before the tenth day of the month next following. (See law on back of this blank.)

	NAMES TO BE IN FULL.)
ILLEGAL ALTERATIONS OR E	RASURES ARE PROHIBITED.
Groom.	Bride.
Name, Raymond Enton Surger	Name, Guith Milkering (If a widow or divorced, maiden name also to be given.)
Age, 21 Color, White	Age, 23 Color, 24 lute
Residence, Courtisle Mace	Residence, Carlole Budd
Occupation, Lol Le	Occupation, Clerk
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	(1st, 2d, 3d, etc.) If a widow or divorced,
Birthplace, Shir Cay Thomas	Birthplace, Carlotte Control
Name of father, Child St. Carl	Name of father, did (120)
Maiden name \ ba l - el Oten	Maiden name of mother, } Lizzie 6 Final
	according to law, this 1997 Orfler Control Clerk.
To the Louis Clerk of Chelius for	of Marriage.
[City or Town.]	
I hereby certify, that the foregoing is a tr	tue copy of the Certificate of Intention of Marriag
issued (lique A 25th 1907, by	
of On the Massachusetts, and that t	ne parties named therein were joined in marriage
by me, at Chelina from this 2	conday of the state of the stat
Signatu	re: Clarico H. Olles

Official Station,

	COPY OF CERTIFICATE	MARRIAGE	OF	AND			. 190	. 190
No.	COPY OF (OF THE				at	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker "minister of the gospel", "clergyman", "priest", or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemforfeit not less than twenty nor more than one hundred dollars. [Section 32.]

The Commonwealth of Massachusetts

209

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Elifford Huntress Queen	Namo Margaret Azilla Smith
Age, 28 Color, White	(If a widow or/divorced, maiden dame also to be given.) Age, 2 Color, hite
Residence, Forth Chelmsford	Residence, 263 Feetford St. Lonall Mas
Occupation, Classites	Occupation, Clesk
What marriage First	What marriage, (1st, 2d, 3d, etc.)
(1st, 2d, 3d, etc.) If a widower or divorced,	If a widow or divorced,
Birthplace, 20. Chelmsford	Birthplace, Canada
Name of father, Henry S, Queen	Name of father, James H. Smith
Maiden name of mother, Cora Huntress	Maiden name } Mary Carrerow
The intention of marriage by the parties abo	eve named was duly entered by me in the records
of the Count of	The law, this according to law, this
20th day of Mugi	$\frac{191}{1}$
Issued, Juj 26, 1917. 6	divaid J. Nobbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
Lowell on the 27	day of John 131/.
Name, Oct	ward T. Kewcomb
Official station	, Minister of the torquel
Residence,	Lo Meilmen St., Lowell.

Avo at Date.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

2/0

No.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM. Name Alexander Roger Borland	Name Hanniel Colith Busnham (If a wildow or divorced, maiden name also to be given.)
Age, 21 Color, White	Age, Color, Mite
Residence, Hingham Mass.	Residence, Chelmsford mass.
Occupation, Grocer	Occupation, Ot Home
What marriage, First (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Hingham Mass.	Birthplace, Lowell mass,
Name of father, John Borland	Name of father Orthur B. Burnham
Maiden name of mother, Sennie Roger	Maiden name Clasa & David of mother,
The intention of marriage by the parties about of the own of day of day of lissued,	Chelinford according to law, this 1917. A Shory Cierk.
	g Clergyman or Magistrate.
Chelms ford on the 28	day of stand 1917.
	de a Cohnon
Official station	, Minister g. Jospel
Residence,	101 . Share Illan

~	0	CERTIFICATE	OF THE MARRIAGE
---	---	-------------	-----------------

OF

AND

at Date. 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or sessistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and

and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate herewith. [Section 24.]

2//

No.....

GROOM.

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.

(If a widow or divorced, maiden name also to be given.) ge, Color, Thite esidence, Chelmsford Mass ccupation, At Torre That marriage, (1st, 2d, 3d, etc.) f a widow or divorced, irthplace, Inthesis Conahul ame of father, Mild Donahul laiden name of mother, Sayan,
ccupation, at Jone That marriage, Frist (1st, 2d, 3d, etc.) I a widow or divorced, irthplace, Little Donahul Tame of father, Aulif Donahul
That marriage, Friet (1st, 2d, 3d, etc.) f a widow or divorced, irthplace, Lowell Mass ame of father, Mulif Donahul
irthplace, Anly Sonahul
irthplace, Anly Sonahul
irthplace, Livel Mass ame of father, Aulf Donahul
ame of father, Mily Donahul
of mother,
Clergyman or Magistrate.
I the above named persons in marriage, at
day of 1917.
y/ Soul
Il Priest
chelusford / hells
een the first and teath days of the month

CERTIFICATE OF THE MARRIAGE OF	
--------------------------------	--

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Date....

Filed

assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemor registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

2/2

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Quediew W. Sthu Lany	Name amie Klatka
Age,3 /	(If a widow or divorced, maiden name also to be given.) Age,
Residence, Chelius Ford	Residence, Lowell
Occupation, Wachinist	Occupation, Operator
What marriage, fush	What marriage, Lish
(lst, ed, 3d, etc.) If a widower or divorced,	If a widow or divorced
Birthplace, Quellia	Birthplace, Galecia
Name of father, Michael Shuhary	Name of father, Stauley Klalka
Maiden name Mary Giga	Maiden name of mother, } foreshere Johanna
Ou or Gefore Sept 1, 1917.	<i>(</i>
The intention of marriage by the parties abo	ove named was duly entered by me in the records
of the Court of th	elm of a according to law, this
27th day of Duzza	st 1917.
Issued, Seft. 1917.	devaid J. Kofbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that J join	ined the above named persons in marriage, at
Lowell Mass on the Turs	L day of Eptember 1917.
Name, E	v. antoni 20 Korona
Official station,	Retor Al Panitile 40h
n e e e e e e e e e e e e e e e e e e e	G Locksonsel N. 12
Residence, A.A.	
This certificate, properly attested, must, be	tween the first and tenth days of the month

CERTIFICATE OF THE MARRIAGE

OF

at Date 191 .

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the elerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

FORM B

The	Commonweal	ffr	nf	Massar	husetts
Othe	Chillithith time or		444	### COV-10-00-	

810				
140.	 	 	 	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Otephen L. Ketcham	Name Mina for Cincillation (If a widow or divorced, maiden name also to be given.)
Age, 487 Color, White	Age, 32 Color, 2ht.
Residence, Sutland It.	Residence, 20. Chemisford
Occupation, Salesman	Occupation, Salesman
What marriage, (1st, 2d, 3d, etc.)	What marriage, first (1st, 2d, 3d, etc.)
If a widower or divorced, Widower	If a widow or divorced,
Birthplace, Pottsdam n. y	Birthplace, Nashna H. H
Name of father, Steffen M. Ketchan	Name of father, Daniel (P. Riney
Maiden name of mother,	Maiden name Onnie Fr. In Coorn
Certificate of the Officiatin	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
ho, Chelius and on the 12	day of
Name,	harles RA Eaver
Official station	freek
	ha Photosand
Residence,	ca, evenue cora
	tween the first and tenth days of the month

	OF THE MARRIAGE	AND		161	191
·o _A	OF		چه)ate	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemof the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and

FORM B

The Commonwealth of Massachusetts

2,	14
	/~

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.				
Name Malter B. Comerson	Name and S. (Udlette) omeson				
Age, 50 Color, White	Age, Solor, White				
Residence, Chelmsford mass	Residence, Chelmaford Mass.				
Occupation, hasnes	Occupation, Housekleper				
What marriage, (1st, 2d, 3d, etc.)	What marriage, Second (1st, 2d, 3d, etc.)				
If a widower or divorced, Amorced	If a widow or divorced, I dow				
Birthplace, Chelmsford Mass	Birthplace, Ognada				
Name of father, Joseph B. Omerson	Name of father, John 13 Odelle				
Maiden name Sarah P. Byann	Maiden name } Manf				
The intention of mannings by the manting abo	eve named was duly entered by me in the records				
of the Journ of Ohe	according to law, this				
12th day of Selecte	mber 191.				
Issued, Sept. 17 1917.	dward J. Rofbing Clerk.				
Certificate of the Officiating	g Clergyman or Magistrate.				
I hereby certify that I join	ned the above named persons in marriage, at				
1/ 1	the day of September 1912.				
	11 10 /0				
Name,	Let Kog Greene				
	telesto muca				
	1/1-				
Residence,	Bel July jand.				
This certificate, properly attested, must, between the first and tenth days of the month					

CERTIFICATE	THE MARRIAGE	OF	АХЪ	. 161	191
	OF			e Ge	pe

No

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Fil

Da

at

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the | Section 30.1 English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] meeting.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

No.	 	 	

GROOM

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE

Name Pilliam B. Cahey	Namo Lillian S(Cormack) Herrick
Age, 27 Color, M.	(If a widow or divorced, maiden name also to be given.) Age, Color,
Residence, Chelmoford	Residence, Chelmsford
Occupation, Baker	Occupation, Clerk
What marriage, First (1st, 2d, 3d, etc.)	What marriage, (ist, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced, Livorced
Birthplace, Seland	Birthplace, Comma maine
Name of father, Hugh Cahen	Name of father, John & Cormack
Maiden name Margaret Causna of mother,	Maiden name of mother, Survill
of the John of Che Issued, October 19/7 191.	1917. deraid & Robbing Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I join	ined the above named persons in marriage, at
18 Uyoburg, la on the 8	day of October 1917.
Name,	Tranklin E. Vaylor
Official station.	minister.
Residence,	E High In Gelyoung Pa
This certificate, properly attested, must, be	tween the first and tenth days of the month or registrar who issued the same.

田	AGE				161	191
CERTIFICATE	THE MARRIAGE	OF	AND			
CERTH	THE		₹			
1.3	OF			at	Date	Filed

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreclerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denominaassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name John Halford hoster	Name Masy Serecunda Col (If a widow of divorced, maiden name also to be given.)
Age, 0 33 Color,	(If a widow of divorced, maiden name also to be given.) Age,
Residence, North Chelmsford	Residence, North Chelmsford
Occupation, Mill-operative	Occupation, Oct Home
What marriage, First (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Canada	Birthplace, Lowell Mass,
Name of father, Edward L. Foster	Name of father, John Coc
Maiden name Shoeber Johnson of mother,	Maiden name of mother, Catherine Charles
of the street of marriage by the parties about the street of the street	behaviored was duly entered by me in the records helmford according to law, this according to law, this claused of Robbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
hu, Chelmiford on the	
Name,	harlest LA Eaney,
Official station	, Pres
Residence,	horto Chelms ford.
This certificate, properly attested, must, be	tween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

	ATE	1
	FIC.	,
20	CERTIFICATE	
		1
0		1

OF

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to forfeit not less than twenty nor more than one hundred dollars. [Section 32.] clerk or registrar who receives them.

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

FORM B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name of father, Observation of marriage by the parties above named was duly entered by me in the records of the States of Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Official station, Stages and of Celebration of Marriage, at Official station, Stages and of Celebration of Celebrati	GROOM.	BRIDE.
Age, Color, Residence, So Chelm for Residence, Chelm for Cocupation, Harmer Occupation, H	Name Harry 9 Cann	Name (If a widow or divorced, maiden name also to be given.)
Occupation, What marriage, (1st, 2d, 3d, etc.) If a widower or divorced, Birthplace, Name of father, Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the South day of Cetabural South Clerk. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Chellington on the Mathematical day of Cetabural day	Age, 26 Color, 7	Age, 25 Color,
Occupation, Householder Occupa	Residence So Chelmsford	Residence, Chelmsford
What marriage, (181, 24, 34, etc.) If a widower or divorced, Birthplace, Walfard Mask Birthplace, Seland Maiden name of mother, Maiden name of mother, of Seland May of Seland Maiden name of mother, of Seland May of Seland Maiden name of mother, Seland May of Seland May of Seland Maiden name of mother, Seland Maiden name of mother name of		December Housekeeper
If a widower or divorced, Birthplace, Mestfant Mass. Name of father, Charles Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the Second day of Cether 1917. Issued, Cet 8. 1917. Edward Response in marriage, at Charles Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Charles day of Cetatral and on the Matterness day of Cetatral 1917. Name, Resp. Januar Adaptical Mass. Official station, Maggymunic Martin Latherthe.	Occupation, www.	Occupation,
Birthplace, Westford Mase Birthplace, Westford Mase Name of father, Charle Courn Maiden name of father, Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the South of Celebra 1917. Issued, Cet 8, 1917. Edward of Shared of Clerk. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Charles on the Matternet day of Celebrate 1917. Name, (181) January Charles Labeled Official station, Magistrate.	What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
Name of father, Maiden name of mother, Maiden	If a widower or divorced,	If a widow or divorced,
Name of father, Charles & Caume Maiden name of mother, Maiden name of mother of mother, Maiden name of mother, Maiden name of mother of mother of mother of mother of mother, Maiden name of mother of	Birthplace Westford Mass	Birthplace, Reland
Maiden name of mother, The intention of marriage by the parties above named was duly entered by me in the records of the South of Chelings according to law, this seed, day of Celebra 1917. Issued, Cet 8. 1917. Edward of Roberts Clerk. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Chelingsford on the Matternate day of October 1917. Name, (201) Daniel in text of Chelings and Company of Company of Chelings and Company of Company of Chelings and Cheli	foll of the o	Name of father ohn Leary
The intention of marriage by the parties above named was duly entered by me in the records of the Source of Chelington according to law, this Second day of October 1917. Issued, Cet 8, 1917. Edward of Reform Clerk. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Chelingtons on the Matternation day of October 1917. Name, (New) Tannel Advanced Marriage of Chelingtons of Contract 1917.		
of the Source of Chelms according to law, this Second day of October 1917. Issued, Oct 8 1917. Edward & Story Clerk. Certificate of the Officiating Clergyman or Magistrate. I hereby certify that I joined the above named persons in marriage, at Chelms for on the Uniteents day of October 1917. Name, (Rev.) Daniel in that first Bakkally Official station, bleggmuio (Furtor first Bakkally)	of mother,	of mother,
I hereby certify that I joined the above named persons in marriage, at Chilmsford on the Minteenth day of October 1917. Name, (Rav.) Daniel in test granted Official station, alleggeniage of the state of marriage, at the Colombia front of the	- Oct 8 1017	Edward & Robbing Clerk.
Name, (Rev.) Laniel intertal Official station, alergymuico (Funts Front Bathatel)	Certificate of the Office	ciating Clergyman or Magistrate.
Name, (Rev.) Laniel in Contract Babball. Official station, alergymuico (Funts Front Babball)	/ / I hereby certify the	hat I joined the above named persons in marriage, at
Name, (Rev) Laniel in tal Front Bakkett		1 M to the state of the state o
Official station, Slergroniaco - (Funtos Front Brokest C.		
Of the Other of Many	Name,	(rev) Lanut it talned
Of the Other of Many	Officia	1 station, siergranucio- (hinter front Baktall
Residence,		as At Cold of a more
		Louis Chill motor that

No.

Ξ	
0	
м	

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreclerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

218

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.
Name Glorge 1. Ithitley	Name Lika M. Cole (If a widow or divorced, maiden name also to be given.)
Age, 34 Color, White	Age, 3/ Color, Whit
Residence, Mest Exelmsford	Residence, Hest Chelmsford
Occupation, Irafternan	Occupation, Brokkeeper
What marriage, Second (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced, Swall n	If a widow or divorced,
Birthplace, Ramfield 1-4.	Birthplace, Dlack //, /7.
Name of father, Trancis Whiley	Name of father, Pichard Cote
Maiden name of mother, Mary Gakering	Maiden name of mother, \ \frac{1}{11} \text{Ances Ward}
The intention of marriage by the parties abo	ove named was duly entered by me in the records
of the John of -6h	elimetord according to law, this
Sixth day of October	v 1917.
aug of	
Issued, Oct. 13 191/.	duard J. Portony Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
. I hereby certify that I jo	ined the above named persons in marriage, at
	day of October 1917.
July on the	01 C
Name,	The Cole
Official station	Retired Cleranna
	11 1 SOUTH
Residence,	TOWN LEANS
	the Control of the month

Z

OF

田

at Date 191

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant English language, | Section 30.1

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemdate of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No...

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Softert Joseph/Keeler	Name Name Suchaudson (If a widow or divorced, maiden name also to be given.)
Age, Color, Mhile	Age, 27 Color, Int.
Residence, 57 Gracut St. Lowell Mase	Residence, Whelmsford Mase
Occupation, Ofusalos	Occupation, Ot Home
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced.
Birthplace, Louell Mass	Birthplace, Chelms for a Milestin
Name of father, Johnst Jellen	Name of father, Joseph H. Jichardson
Maiden name Sarah ann Moorl of mother,	Maiden name Marya. & M. Sonong of mother,
	lustred was duly entered by me in the records according to law, this
Certificate of the Officiating	g Clergyman or Magistrate.
	day of Odober 1917.
Official station	Minister & Jospil
	Chamsford Mass

CERTIFICATE THE MARRIAGE	AND		. 191
OF THE		at	DateFiled

No.

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

220

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.
Name Mass Sligatet Brick (If a widow or divorced, uniden name also to be given.)
Age, 23 Color, Phile
Residence, North Chelinsford
Occupation, At Hone
What marriage, fust (1st, 2d, 3d, etc.)
If a widow or divorced,
Birthplace, Ligaret Inare.
Name of father, Arank Brick
Maiden name of mother, \ Mary Threeton
ove named was duly entered by me in the records
according to law, this
1917.
O Classification
lward f. Holders Clerk.
g Clergyman or Magistrate.
ined the above named persons in marriage, at
med the above named persons in marriago, av
day of 191
houles RH Eavey
day of (00%. 191).

. F.	OF THE MAKKIAGE
------	-----------------



AND		191	191
	rt Ft	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.

BRIDE.

Name Carey The Uning	Name abby M. Conant
Age, 22 Color, White	(If a widow or differced, maiden name also to be given.) Age, 23 Color, White
Residence, Canaan Maine	Residence, Chelmsford Mass,
Occupation, U.S. navy	Occupation, at Home
What marriage, ————————————————————————————————————	What marriage, (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, New Sharon Maine	Birthplace, Trova Scotia
Name of father, Willard F. Thing	Name of father, George C. Conant
Maiden name Mellie M. Gower	Maiden name } Clara B. Vidito
The intention of marriage by the parties abo	ove named was duly entered by me in the records
of the Conn of El	relinified according to law, this
22 and day of Oct	
Order of Court attached	dward for Rollbing Clerk.
Issued, OCI. 22 191/.	
Certificate of the Officiating	g Clergyman or Magistrate.
	ined the above named persons in marriage, at
Cholm land on the 22.	d day of October 1917.
1/	
Name,	
Official station,	Minister og Gaspel.
Residence,	Chelms front -
This contificate properly attented must be	tween the first and tenth days of the month
following, be returned to the clerk	or registrar who issued the same.

OF

			191	191
:			7	-
•				
			:	
	2			:
	AND			:
1	4			;
				:
•				
			1te.	
			0	led
1		:	rt .	Je Je

at

Ä

百

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten herewith. [Section 24.]

dollars. [Section 45.]

Commonwealth of Massachusetts.

Middlesex, ss:

Police Court of Lowell:-

After hearing the evidence presented upon the application of and for a marriage certificate, I hereby certify, that in my opinion, it is expedient, that the intended marriage be solemnized without delay as provided for by law.

Standing Justice of the Police Court of Lowell.

Lowell, Q 2 191

A true copy. Attest:

Edward Will and clerk.

POLICE COURT OF LOWELL

MARRIAGE CERTIFICATE

ISSUED TO

Carey Morris et al.

Clerk.

FORM B

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Rame Bernard & Popel	Name Sabina Madaline Rynne (If a widow or divorced, maiden name also to be given.)
Age, 21 Color, White	Age, 2/ Color, White
Residence, North Chelmoford	Residence, 18 Linden St. Lowell Micso
Occupation, Machinist	Occupation, Ut Home
What marriage, // / / / / / / / / / / / / / / / / /	What marriage, first, 2d, 3d, etc.)
If a widower or divorced, Birthplace, Story	If a widow or divorced, Birthplace, Lowell Maes
Name of father, Slonge R. John	Name of father, John Kynne
Maiden name of mother,	Maiden name Sarah Lualey
	we named was duly entered by me in the records according to law, this local Robbins Clerk.
Certificate of the Officiating	g Clergyman or Magistrate.
Lowell Mass on the 24	day of Colober 1917.
Official station,	
Residence,	Charles Charles
This certificate, properly attested, must, be	tween the first and tenth days of the month

following, be returned to the clerk or registrar who issued the same.

(1)

AN	at	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congre-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect [Section 32.] forfeit not less than twenty nor more than one hundred dollars. clerk or registrar who receives them.

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Charles S. Smith	Name Clementing Fr. Huncan				
Age, 26 Color, White	Name Clemential #. Hynes (If a widow or divorced, maiden name also to be given.) Age, 23 Color, Mat.				
Residence, Lowell Mass.	Residence, East Chelmsford				
Occupation, Sie maker	Occupation, At Horne				
What marriage, #cret (1st, 2d, 3d, etc.)	What marriage, forst (1st, 2d, 3d, etc.)				
If a widower or divorced,	If a widow or divorced,				
Birthplace, New Brunewick	Birthplace, Fall River Inace.				
Name of father, Silbert Smith	Name of father, James Hyres				
Maiden name Sofronia Gildart of mother,	Maiden name Sarah Glover				
The intention of marriage by the parties above named was duly entered by me in the records of the long of according to law, this 23id day of October 1917.					
Issued, Oct 29 1917.					
Certificate of the Officiating Clergyman or Magistrate.					
	ned the above named persons in marriage, at				
on the	day of Icholes 1917.				
Name.	Ree Della				
Official station,	-n . , , , , , , , , ,				
Residence,	3 Warwick Pt. Lamel				
This certificate, properly attested, must, between the first and tenth days of the month					

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE THE MARRIAGE	OF	AND	. 191	. 191
CERT OF THE			ţe.	pe

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Da

at

园

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the Section 30. English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name John adam Reid	Name Elsa R. Anderson						
Age 36 Color, White	(If a widow or divorced, maiden name also to be given.) Age,						
Residence, Boston Mass	Residence, West Chelmeford						
Occupation, Locomotive Fireman	Occupation, School Jedcher						
What marriage, (1st, 2d, 3d, etc.)	What marriage, Hist, 2d, 3d, etc.)						
If a widower or divorced,	If a widow or divorced,						
Birthplace, Floncester Mass,	Birthplace, Sweden						
Name of father, James Teid	Name of father, Hans Anderson						
Maiden name } Margaret Sharf	Maiden name Umanda Bengtson						
The intention of marriage by the parties about	ove named was duly entered by me in the records						
of the John of Che	Imeford according to law, this						
22nd day of Octob	1917.						
Issued, Oct. 27 1917.	deraid & Robbins Clerk.						
Certificate of the Officiating	g Clergyman or Magistrate.						
I hereby certify that I jo	ined the above named persons in marriage, at						
Towell Mass on the 31	day of Uctober 191>.						
No. Apr	thouses W. Mattheis						
	Name, / audica for the God for						
Official station	- Column the el for the little						
Residence,	alsword Sr. and Ex. Mats						
This certificate, properly attested, must, be	tween the first and tenth days of the month						

•••••••••••••••••••••••••••••••••••••••	CERTIFICATE	OF THE MARRIAGE
Ó		

OF

....191 AND Filed Date

at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.] English language. [Section 30.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and herewith. [Section 24.]

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten dollars. [Section 45.] No 1150

COPY OF CERTIFICATE OF INTENTION OF MARRIAGE.

This form is for the use of the person officiating when the parties to the marriage are not residents of the city or town in which the marriage is solemnized, and is to be filled out, properly attested and returned, to the registrar or clerk of the city or town in which the marriage took place, on or before the tenth day of the month next following. (See law on back of this blank.)

ILLEGAL ALTERATIONS OR E	ERASURES ARE PROHIBITED.				
Name, Joseph Russon Age, 23 Color, Whate Residence, Tyngsbors, Mass Occupation, Playing Cuttes What marriage, 12t	Name, Flora May Alwant (If a widow or divorced, maiden name also to be given.) Age, 23 Color, Winte Residence, 36 Robbins W. Lowell Mass Occupation, Spooler What marriage, 1st, 2d, 3d, etc.)				
If a widower or divorced, Birthplace, Marlboro, M. H. Name of father, Blujannin Russon Maiden name of mother, Amelia Rudd	Birthplace, Av. Chelins ford, Mass Name of father, Edward Durant Maiden name of mother, Blanche De kroyd				
of the City of Lowe					
of Lowell Massachusetts, and that by me, at horth Chelius for de this	the copy of the Certificate of Intention of Marriage Clerk the parties named therein were joined in marriage				
Residence, 25? Rogers M. Lowell Mas Official Station, Missistray the Everful ALL DATES AND SIGNATURES TO BE INCLUDED.					

COPY OF CERTIFICATE OF THE MARRIAGE	OF	AND		. 10	. 10
COPY OF OF OF THE		7	at	Date	Filed

No.---

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which the court is authorized to be held, or if he has denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.] A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke

such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest", or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

The Commonwealth of Massachusetts

COPY OF CERTIFICATE OF INTENTION OF MARRIAGE.

This form is for the use of the person officiating when the parties to the marriage are not residents of the city or town in which the marriage is solemnized, and is to be filled out, properly attested and returned, to the registrar or clerk of the city or town in which the marriage took place, on or before the tenth day of the month next following. (See law on back of this blank.)

next following. (See law on back of this blank.)					
No. 1169 (FILL OUT WITH INK. AL	L NAMES TO BE IN FULL.)				
ILLEGAL ALTERATIONS OR ERASURES ARE PROHIBITED.					
Groom.	Bride.				
Name, George Purtin Withour	Name, (If a widow or divorced, maiden name also to be given.)				
Age, 20 Color,	Age, 20 Color,				
Residence, 52 Communication Comments	Residence, Go Fulton St. Lowell				
Occupation, Characterist	Occupation, Cler/C				
A					
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)				
If a widower or divorced,	If a widow or divorced,				
Birthplace, Lowell	Birthplace, Lowell				
Name of father, Cutting Tree Course	Name of father, Charles L. King				
Maiden name annie 711, Keppler	Maiden name of mother,				
The intention of mannings by the neutice of	pove-named was duly entered by me in the records				
	according to law, this				
day of (Signed)	Ver 1917. Stephen Flynn City Clerk.				
Certificate 1	rf Marriage.				
To the Town Clerk of Chilmsfo					
I hereby certify, that the foregoing is a true	ue copy of the Certificate of Intention of Marriage				
	Stephen Flynn City Clerk				
of Massachusetts, and that	the parties named therein were joined in marriage				
by me, at Chistonia this	10th day of Movember 19/7.				
	Police Don't Godin				

Residence, Cheinspora mass.
Official Station, Minister of the Gospel

- :
- :
- :
No.
0

COPY OF CERTIFICATE OF THE MARRIAGE

UNV Date. Filed at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has

such designation. [Section 31.]

meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest", or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.] Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and

81	_											
N	U		٠.	٠.	٠				 ٠.		٠.	

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

Name Frederick Sussell	Name Dozothy Tr. Slaw (If a widow or divorced, maiden name also to, be given.)			
Age, 24 Color, It hite	Age,Color,			
Residence, Chelmoford	Residence, Chelmsfold			
Occupation, Harmen	Occupation, () to Trob ne-			
What marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)			
f a widower or divorced,	If a widow or divorced,			
Birthplace, Ohelms ford	Birthplace, Oral Jonas 1			
Name of father, Firederick a, Russell	Name of father Militat (Bear			
Maiden name Sarah 6º Northen of mother,	Maiden name Clara E. Lockl of mother,			
	$V = (I \cap I)$			
Certificate of the Officiating	g Clergyman or Magistrate.			
Cheinsford on the fifteen Name, Clis Official station,	ned the above named persons in marriage, at the day of November 1917. arks It Ellis "Mississter Attes Contest Character and the contest Character and t			
This certificate, properly attested, must, between the first and tenth days of the month				

following, be returned to the clerk or registrar who issued the same.

CERTIFICATE THE MARRIAGE	AND		181	191
CERT OF THE		at	Date	Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreestablishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant [Section 30.] English language.

The governor may in, his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 37.]

nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemparties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and [Section 32.] forfeit not less than twenty nor more than one hundred dollars.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten [Section 45.] dollars.

225

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

BRIDE.
Name Mangacet In Connack (If a widow or divorced, maiden name also to be given.)
Age, Color, White
Residence, East Chelmsford
Occupation, At Horne
What marriage, first (1st, 2d, 3d, etc.)
If a widow or divorced,
Birthplace, Lowell Mass.
Name of father, John t. M. Cormach
Maiden name Margaret J. Hanson
ove named was duly entered by me in the records helmsford according to law, this
dund 1. 100 bing Clerk.
g Clergyman or Magistrate.
pined, the above named persons in marriage, at
and day of Mulnile 1917.
John O. Flynn Amil
(Poles and and
13-d monal I Tours
10 111000000 JUVELI,

CERTIFICATE OF THE MARRIA	
---------------------------	--

....191 101 AND Date Filed

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solembe recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten dollars. [Section 45.] FORM B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

	le le l'avanita
Name Orrico De Tropio	Name (If a widow or divorced, maiden name also to be given.)
Age, 33 Color, Mite	Age, 29 Color, White
Residence, 37 Chafel St. Lowell	Residence, Ma Chelmsford
-7/1/1	N+ 76-12
Occupation, Had Carsus	Occupation,
What marriage, (1st, 2d, 3d, etc.)	What marriage, 77 C/2 (1st, 2d, 3d, etc.)
If a widower or divorced,	If a widow or divorced,
Birthplace, Staly	Birthplace, State
Name of father, amillo Di Bofio	Name of father, an gelo Chiarami ta
Maiden name of mother, Concella Vocalucci	Maiden name of mother, Maria Jufarda
The intention of marriage by the parties abo	ove named was duly entered by me in the records
	lusford according to law, this
23rd day of July	191/.
Issued, July 28 1917.	Idward . Tobbing Clerk.
O L'C' at a of the Officiation	a Clarayman on Magistrate
Certificate of the Officiating	g Clergyman or Magistrate.
I hereby certify that I jo	ined the above named persons in marriage, at
	Ith day of December 1917.
X X	
Rignated 18 Name, Name,	aven J. Hell
Commune marriages	() + 1 + 1 = (P
Omerar station	'
Residence, 3	o myrtle It Lowrll
This continue properly attacted must be	tween the first and tenth days of the month

	田				101		191
闰	THE MARRIAGE						
AT	RR						
CERTIFICATE	MA	OF	AND				
RT	H		• • • • • • • • • • • • • • • • • • •	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	9 9 9 9 9 9		
CE	TI		4 6 6 6 6 6 8		0 0 0 0 0 0 0 0		
	OF		0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0			D)	pa

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

Da

at

冨

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congreassistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-[Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars, [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. [Section 24.]

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten dollars. [Section 45.]

F	o	R	M	B

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.				
Name Danuard I Janan	Name Olestino Mentault (If a widow or divorced, maiden name also to be given.)				
Age, 2/ Color, White	Age, 2 Color, Zhite				
Residence, North Chelmsford	Residence, 4 Joliette ar. Lorrell Mass				
Occupation, Cutter in Textile mill	Occupation Hosiesy Ofreration				
What marriage, Second (1st, 2d, 3d, ejc.)	What marriage, [1st, 2d, 3d, etc.)				
If a widower or divorced, Nidowal	If a widow or divorced,				
Birthplace, Somnocket R. X.	Birthplace, Qanada				
Name of father, Louis Randin	Name of father, from the small to				
Maiden name of mother, Salia Mignesey	Maiden name Inilomene Gerron of mother,				
<u> </u>					
The intention of marriage by the parties abo	ove named was duly entered by me in the records				
of the Journ of Che	elmsjord according to law, this				
Tenth day of DEcem	£ 5. 191 →.				
Issued, SEC. 15 1917.	duned & Robbing Clerk.				
Certificate of the Officiating Clergyman or Magistrate.					
I hereby certify that I jo	ined the above named persons in marriage, at				
Fivel has on the 25	Lay of Seconde 1917.				
Name,	a Boldue on				
Official station	Caltoli Clerguman				
	725 Jan 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1				
Residence,/.	of merrinal state of				

F.a	
0	

AND			Date191 •	. 191
	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	at	Date	Filed

at

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

gation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the tion, who resides in this commonwealth and continues to perform the functions of his chice; by a rabbi of the Israelitish faith, duly licensed by a congrereceived a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomina-English language, [Section 30.]

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect nized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemforfeit not less than twenty nor more than one hundred dollars. [Section 32.]

then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten herewith. [Section 24.] dollars. [Section 45.]

No.....

CERTIFICATE OF MARRIAGE.

(FILL OUT WITH INK. ALL NAMES TO BE IN FULL.)

This certificate must be delivered to the person before whom the marriage is to be contracted before he proceeds to solemnize the same.

NO ALTERATION OR ERASURE SHALL BE MADE BY ANY PERSON ON THIS CERTIFICATE, EXCEPT AS PROVIDED IN SECTION 24. PENALTY FOR VIOLATION, ONE HUNDRED DOLLARS.

GROOM.	BRIDE.					
Tame Gray a. Scobie	Name Mary Ellen Vitterington. (If a widow or divorced, maiden name also to be given.)					
age, 24 Color, Phite	(If a widow or divorced, maiden name also to be given.) Age, Color, Mite					
Residence, Gast Chelmsford	Residence, 4 Penn ave Lowell					
Occupation, Railroad Brakeman	Occupation, At Thomas					
Vhat marriage, (1st, 2d, 3d, etc.)	What marriage, (1st, 2d, 3d, etc.)					
f a widower or divorced,	If a widow or divorced,					
Birthplace, Lowell Mass.	Birthplace,					
Name of father, Joseph J. Scobie	Name of father, Hugh Oitterington					
Maiden name } Elizabeth Moore	Maiden name of mother, and m. Luckey					
The intention of marriage by the parties above named was duly entered by me in the records of the long of the according to law, this Seventeenth day of December 1917. Seventeenth day of December 1917.						
Certificate of the Officiating Clergyman or Magistrate.						
I hereby certify that I joined the above named persons in marriage, at						
Lowell, Mass on the 25%	L day of December 1917.					
Name,	Henry allan Cornell					
	minister					
	Blossom st. Lowell Mass.					
This certificate, properly attested, must, between the first and tenth days of the month						

following, be returned to the clerk or registrar who issued the same.

	H		. 191 .
CERTIFICATE	THE MARRIAGE	AND	
CE	OF T.		at DateFiled

Extracts from Chapter 151, Revised Laws, relating to Marriage in Massachusetts.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the [Section 30.] English language.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. [Section 31.]

or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the be recorded. He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate to the clerk date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to forfeit not less than twenty nor more than one hundred dollars. [Section 32.]

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued, to the office issuing the same, shall be punished by a fine of not more than ten

herewith. [Section 24.]

MARRIAGES

On or after the fifth day from the date of the entry of such intention the clerk or registrar shall deliver to the parties a certificate signed by him, specifying the time when notice of the intention of marriage was entered with him and all facts relative to the marriage which are required by law to be ascertained and recorded, except those relative to the person by whom the marriage is to be solemnized. Such certificate shall be delivered to the minister or magistrate before whom the marriage is to be contracted. before he proceeds to solemnize the same. If such certificate is not used. it shall be returned to the office issuing the same within six months after it is issued. - Revised Laws, Chap. 151, Sec. 23, as last amended by Acts of 1914. Chap. 428.

No alteration or erasure shall be made by any person on such certificate, until it has been returned to the possession of such clerk or registrar, and then only in such form and to such extent as said clerk or registrar may prescribe. Any such certificate may be recorded after correction in accordance herewith. - Revised Laws, Chap. 151, Sec. 24.

A marriage may be solemnized in any place within this commonwealth by a minister of the gospel, ordained according to the usage of his denomination, who resides in this commonwealth and continues to perform the functions of his office; by a rabbi of the Israelitish faith, duly licensed by a congregation of said faith established in this commonwealth, who has filed with the clerk or registrar of the city or town in which he resides a certificate of the establishment of the synagogue, the date of his appointment thereto and of the term of his engagement; by a justice of the peace if he is also clerk or assistant clerk of a city or town, or a registrar or assistant registrar, in the city or town in which he holds such office, or if he is also clerk or assistant clerk of a court, in the city or town in which the court is authorized to be held, or if he has been designated as provided in the following section and has received a certificate of designation and has qualified thereunder, in the city or town in which he resides; and it may be solemnized among Friends or Quakers according to the usage of their societies; but no person shall solemnize a marriage in this commonwealth unless he is able to read and write the English language. - Revised Laws, Chap. 151. Sec. 30.

The governor may in his discretion designate a justice of the peace in each city and town and such further number, not exceeding one for every five thousand inhabitants of a city or town, as he considers expedient, to solemnize marriages, and may for cause at any time revoke such designation. The secretary of the commonwealth shall, upon payment of five dollars to him by a justice of the peace so designated, issue to him a certificate of such designation. - Revised Laws, Chap. 151, Sec. 31.

Every justice of the peace, minister, rabbi and clerk or keeper of the records of a meeting wherein marriages among Friends or Quakers are solemnized shall make and keep a record of each marriage solemnized by him, or in such meeting, and of all facts relative to the marriage which are required to be recorded. . . . He shall also, between the first and tenth days of the month following each marriage solemnized by him, return each certificate . . . to the clerk or registrar who issued the same; and if the marriage was solemnized in a city or town other than the place or places in which the parties to the marriage resided, return a copy of the certificate, or of either certificate if two were issued, to the clerk or registrar of the city or town in which the marriage was solemnized. Each certificate and copy so returned shall contain a statement giving the place and date of marriage, attested by the signature of the person who solemnized the same or of said clerk or keeper of the records of a Friends or Quaker meeting. The person who solemnized the marriage shall add the title of the office by virtue of which the marriage was solemnized, as "justice of the peace", "minister of the gospel", "clergyman", "priest" or "rabbi", and his residence. All certificates or copies so returned shall be recorded by the clerk or registrar who receives them. Whoever neglects to make the record and returns required by the provisions of this section shall for each neglect forfeit not less than twenty nor more than one hundred dollars. - Revised Laws, Chap. 151, Sec. 32.

Whoever, not being duly authorized by the statutes of this commonwealth, undertakes to join persons in marriage in this commonwealth shall be punished by a fine of not more than five hundred dollars or by imprisonment for not more than one year, or by both such fine and imprisonment. - Revised Laws, Chap. 151, Sec. 40.

Whoever, being duly authorized to solemnize marriages in this commonwealth, joins in marriage persons who have not complied with the statutes relative to procuring certificates of notice of intention of marriage shall be punished by a fine of not more than five hundred dollars. -Revised Laws, Chap. 151. Sec. 41.

Whoever makes an illegal alteration or erasure on a certificate of intention of marriage shall be punished by a fine of not more than one hundred dollars .- Revised Laws Chap. 151. Sec. 42.

Whoever performs a ceremony of marriage upon a certificate more than six months after it is issued, and whoever having taken out such certificate and not having used it fails to return it, within six months after it is issued. to the office issuing the same, shall be punished by a fine of not more than ten dollars. - Revised Laws, Chap, 151, as last amended by Acts of 1914, Chap. 428.

The clerk of each town and of each city containing less than thirty thousand inhabitants shall annually, on or before the first day of March. the clerks of cities containing more than thirty thousand and less than one hundred thousand inhabitants, on or before the first day of April, and the clerks of cities containing one hundred thousand inhabitants or more, on or before the first day of May, transmit to the secretary of the commonwealth certified copies of the records of . . . marriages recorded therein during the preceding calendar year, with certified copies, upon blanks provided by the secretary, of all such records and corrections in records of . . . marriages as may not have been previously returned. - Revised Laws, Chap. 29, Sec. 18, as last amended by Acts of 1906, Chap. 415.

The secretary of the commonwealth shall require all copies which are transmitted under the provisions of the preceding section to be written in a fair and legible hand, and a city or town clerk who neglects or refuses to make or cause to be made fair and legible copies as required shall forfeit not less than twenty nor more than one hundred dollars, to the use of the commonwealth. - Revised Laws. Chap. 29. Sec. 19.

Vital Records should be correct and complete when presented to the city or town clerk for filing. They must be written legibly. in durable black ink, otherwise the city or town clerk is instructed to REFUSE TO ACCEPT THEM FOR RECORD. No certificate with erasures or written in pencil should be accepted under any circumstances.

parties reside in different places within the State, a of the parties reside within the State and the other parties reside without the State, a certificate from

certificate from each of the two places; without, a certificate from such place within the State; the place (city or town) where the marriage is to be solemnized.

OR MAGISTRATE MUST RECEIVE CERTIFICATES OF THE INTENTION